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REGISTER

13:25 Illinois register Received on: 06-27-89

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Rules of Governmental Agencies

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> A WEEKLY **PUBLICATION**

> > JUNE 23 1989

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Secretary of State Administrative Code Div. 201 West Monroe Springfield, IL 62756

(217) 782-9786

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The Register also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the Register contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current Register volume and a Sections Affected Index listing, by Title of the Illinois Administrative Code, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the Illinois Administrative Code, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The Illinois Register is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1989

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989	June 27, 1989	July 3, 1989 (Mon.)	28	July 14, 1989
Dec. 27, 1988	Jan. 3, 1989	2	Jan. 13, 1989	July 3, 1989 (Mon.)	July 11, 1989	29	July 21, 1989
Jan. 3, 1989	Jan. 10, 1989	3	Jan. 20, 1989	July 11, 1989	July 18, 1989	30	July 28, 1989
Jan. 10, 1989	Jan. 17, 1989	4	Jan. 27, 1989	July 18, 1989	July 25, 1989	31	Aug. 4, 1989
Jan. 17, 1989	Jan. 24, 1989	5	Feb. 3, 1989	July 25, 1989	Aug. 1, 1989	32	Aug. 11, 1989
Jan. 24, 1989	Jan. 31, 1989	6	Feb. 10, 1989	Aug. 1, 1989	Aug. 8, 1989	33	Aug. 18, 1989
Jan. 31, 1989	Feb. 7, 1989	7	Feb. 17, 1989	Aug. 8, 1989	Aug. 15, 1989	34	Aug. 25, 1989
Feb. 7, 1989	Feb. 14, 1989	8	Feb. 24, 1989	Aug. 15, 1989	Aug. 22, 1989	35	Sept. 1, 1989
Feb. 14, 1989	Feb. 21, 1989	9	Mar. 3, 1989	Aug. 22, 1989	Aug. 29, 1989	36	Sept. 8, 1989
Feb. 21, 1989	Feb. 28, 1989	10	Mar. 10, 1989	Aug. 29, 1989	Sept. 5, 1989	37	Sept 15, 1989
/Feb. 28, 1989	Mar. 7, 1989	11	Mar. 17, 1989	Sept. 5, 1989	Sept. 12, 1989	38	Sept. 22, 1989
Mar. 7, 1989	Mar. 14, 1989	12	Mar. 24, 1989	Sept. 12, 1989	Sept. 19, 1989	39	Sept. 29, 1989
Mar. 14, 1989	Mar. 21, 1989	13	Mar. 31, 1989	Sept. 19, 1989	Sept. 26, 1989	40	Oct. 6, 1989
Mar. 21, 1989	Mar. 28, 1989	14	Apr. 7, 1989	Sept. 26, 1989	Oct. 3, 1989	41	Oct. 13, 1989
Mar. 28, 1989	Apr. 4, 1989	15	Apr. 14, 1989	Oct. 3, 1989	Oct. 10, 1989	42	Oct. 20, 1989
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Apr. 25, 1989	May 2, 1989	19	May 12, 1989	Oct. 31, 1989	Nov. 7, 1989	46	Nov. 17, 1989
May 2, 1989	May 9, 1989	20	May 19, 1989	Nov. 7, 1989	Nov. 14, 1989	47	Nov. 27, 1989 (Mon.)
May 9, 1989	May 16, 1989	21	May 26, 1989	Nov. 14, 1989	Nov. 21, 1989	48	Dec. 1, 1989
May 16, 1989	May 23, 1989	22	June 2, 1989	Nov. 21, 1989	Nov. 28, 1989	49	Dec. 8, 1989
May 23, 1989	May 30, 1989	23	June 9, 1989	Nov. 28, 1989	Dec. 5, 1989	50	Dec. 15, 1989
May 30, 1989	June 6, 1989	24	June 16, 1989	Dec. 5, 1989	Dec. 12, 1989	51	Dec. 22, 1989
June 6, 1989	June 13, 1989	25	June 23, 1989	Dec. 12, 1989	Dec. 19, 1989	52	Dec. 29, 1989
June 13, 1989	June 20, 1989	26	June 30, 1989	Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990
June 20, 1989	June 27, 1989	27	July 7, 1989	Dec. 26, 1989	Jan. 2, 1990	2	Jan. 12, 1990

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

NOTICE OF PROPOSED AMENDMENTS

- Effluent Standards the Part: Of The Heading 1)
- Code 304 35 Ill. Adm. Code Citation: 5)
- Proposed Action: Section Number: 3)
- 304.217
- New Section
- Ill. Rev. Stat. 1987, ch. 1111/2 pars. Statutory Authority: 1013 and 1027 4)
- the Subjects and Issues Complete Description of Involved 2)

1987 petition for site specific rule change filed by the City of Rock Island, Rock Island County. Rock Island seeks this rule change to allow for the discharge by its drinking water treatment plant of effluent containing solids to the Mississippi River. This effluent does not meet the requirements of 35 Ill. Adm. Code 304.106 or 35 Ill. Adm. Code 304.124(a) for iron, manganese and total suspended effluent limitations applicable to Rock Island's effluent discharge: iron 2.0 mg/l, manganese 1.0 mg/l and total suspended solids 15.0 mg/l. Rock Island seeks a total exemption from these standards, alleging that the general unreasonable, and that the proposed rule would adequately This matter comes before the Board on the September 29, 1987 petition for site specific rule change filed by th solids. Section 304.124(a) establishes the following protect the water quality of the Mississippi River. standard as applied to Rock Island is economically

pursuant to Section 5.01(d) of the Administrative Procedure Act_i it was originally published as a First Notice proposal This proposal is resubmitted for First Notice publication on May 20, 1988 (12 Ill. Req. 8531).

- proposed rule replace an emergency rule currently in effect? Will this 6
- an automatic repeal? contain rulemaking chis Does 1
- amendment contain incorporations by proposed reference? Does this 8
- Are there any other amendments pending on this Part? Yes Section Numbers: Proposed Action: Ill. Reg. Citation: 6

ILLINOIS REGISTER

15

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

6/16/89 9204 Reg. Red. 13 III. 13 III. Amended 304.123

applicable)? (if Policy Objective Statewide Statement of 10)

which could reduce This is a proposed regulatory relaxation expenditures for the City of Rock Island

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

Send written comments concerning R87-34 within 45 days of publication in the Illinois Register to the Clerk of the Suite Pollution Control Board, 100 West Randolph Street, 11-500, Chicago, Illinois 60601.

Initial Regulatory Flexibility Analysis (if applicable): 12)

This rulemaking has no effect on small business,

OF Office the Department of Commerce and Community Affairs: Date rule submitted to Business Assistance (V

June 9, 1989 (originally submitted April 21, 1988)

text of the proposed amendments begins on the next page: The full

NOTICE OF PROPOSED AMENDMENTS

SUBTITLE C: WATER POLLUTION PTER I: POLLUTION CONTROL BOARD TITLE 35: ENVIRONMENTAL PROTECTION CHAPTER I:

EFFLUENT STANDARDS PART 304

GENERAL EFFLUENT STANDARDS SUBPART A:

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ditional Contaminants	122
(STORET number 00	12
ating Waste	- ·
ffensive Discharge	04.10
veraging iolation of Water Quality	04.10
ack	. 10
Dilution	304.102
Preamble	304.101
	Section

Calumet Treatment Plant Cyanide Discharges Chlor-alkali Mercury Discharges in St. Clair County Copper Discharges by Olin Corporation Schoenberger Creek: Groundwater Discharges Galesburg Sanitary District Deoxygenating Wastes Alton Water Company Treatment Plant Discharges City of Lockport Treatment Plant Discharges River Station Total Suspended Solids Sanitary District of Decatur Discharges Union Oil Refinery Ammonia Discharge John Deere Foundry Discharges Discharges Discharges Mood 304.202 304.203 304.204 304.204 304.205 304.206 Section 304.201 304.212 304.209 304.208

B: SITE SPECIFIC RULES AND EXCEPTIONS NOT OF GENERAL APPLICABILITY

SUBPART

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Mobil Oil Refinery Ammonia Discharge	City of Rock Island Drinking Water Treatment Plant	e 6
Mobil Oil Re	City of Rock	Discharge
304.214	304.217	

TEMPORARY EFFLUENT STANDARDS SUBPART C:

	Violations	304.301 Ex	ception	for	Ammonia	xception for Ammonia Nitrogen Water Quality	Water	Quality
--	------------	------------	---------	-----	---------	---	-------	---------

References to Previous Rules Appendix A

AUTHORITY: Implementing Section 13 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2 pars. 1013 and 1027).

SOURCE: Filed with the Secretary of State January 1, 1978; amended at 2 III. Reg. 30, p. 343, effective July 27, 1978; amended at 2 III. Reg. 20, p. 95, effective June 21, 1979; amended at 3 III. Reg. 20, p. 95, effective June 21, 1979; amended at 3 III. Reg. 20, p. 53, effective June 21, 1979; amended at 3 III. Reg. 20, p. 53, effective June 21, 1979; amended at 4 III. Reg. 20, p. 53, effective May 7, 1980; amended at 6 III. Reg. 20, p. 53, effective May 7, 1980; amended at 6 III. Reg. 11750, effective September 7, 1982; amended at 6 III. Reg. 11750, effective October 26, 1982; amended at 7 III. Reg. 11750, effective March 2, 1981; amended at 7 III. Reg. 14515, effective March 24, 1983; amended at 7 III. Reg. 14515, effective March 24, 1984; amended at 8 III. Reg. 14910, effective March 24, 1984; amended at 8 III. Reg. 1837, effective January 18, 1984; amended at 8 III. Reg. 1837, effective January 18, 1984; amended at 9 III. Reg. 1379, effective January 28, 1985; amended at 1111. Reg. 3170, effective January 28, 1987; amended in R84-13 at 11 III. Reg. 345, effective January 18, 1985; amended in R84-13 at 11 III. Reg. 345, effective August 24, 1987; amended in R83-23 at 12 III. Reg. 2445, effective January 10, 1988; amended in R83-23 at 12 III. Reg. 2465, effective January 17, 1988; amended in R85-29 at 12 III. Reg. 12064, effective June 30, 1988; amended in R85-29 at 12 III. Reg. 20126, effective June 30, 1981; amended in R85-29 at 12 III. Reg. 20126, effective June 31, 111. Reg. 34, 12 III. Reg. 20126, effective June 4, 13 III. Reg. 384-20 at 12 III. Reg. 20126, effective June 4, 13 III. Reg. 20126, effective June 4, 13 III. Reg. 34, 12 III. Reg. 20126, effective June 4, 13 III. Reg. 20126, effective June 4, 1981, effective June 4, 1981, amended in R86-3 at 12 III. Reg. 20126, effective June 4, 1981, effective June 4, 1981, amended in R86-3 at 12 III. Reg. 20

TELETROIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

2060, effective February 6, 1989, amended in R88-1 at 13 Ill. Reg. 5976, effective April 18, 1989; amended in R86-17B at 13 Ill. Reg. 7754, effective May 4, 1989; amended in R87-34 at Ill. Reg.

Section 304,217 City of Rock Island Drinking Water Treatment Plant Discharges

This Section applies to the existing water treatment plant known as the Rock Island Public Water Supply Treatment Plant, owned by the City of Rock Island, which discharges into the Mississippi River. Such discharges shall not be subject to the effluent standards for total suspended solids, iron and manganese of 35 Ill. Adm. Code 304.124.

(Source: Added at Ill, Reg. , effective

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POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Pretreatment Programs
- 2) Code Citation: 35 Ill. Adm. Code 310

3)	Section Numbers	Numbers:				Proposed Action:	
	310.107,	310,110				Amendments New Section	
	310.221,	310.222,	310,230,	310.232,	310,233	Amendments	
	310,502,	310,510,	310,522,	310,531,	310,542	Amendments	
	310,602,	310,604,	310,605,	310,606,	310.610	Amendments	
	310,611,	310,612,	310,613			New Sections	
	310.621,	310,631,	310,632,	310,633, 310,634	310.634	Amendments	
	310,801,	310,903				Amendments	
	310,910,	310.911,		310.912, 310.913, 310.920	310,920	New Sections	
	310.921,	310.922				New Sections	

- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013.3 and 1027.
- 5) A Complete Description of the Subjects and Issues Involved:

A complete description is contained in the Board's Proposed Opinion of May 11, 1989 in R89-3, which Opinion is available from the address below.

This proposal amends the Board's pretreatment rules, which govern discharges by industrial users to publicly owned treatment works (POTWs). The rules are intended to prevent industrial discharges from passing through POTW treatment plants, without adequate treatment, to waters of the State, and to prevent industrial discharges from interfering with the operation of the treatment plant. The Board's pretreatment rules are contained in 35 III Adm. Code 307 and and III. This rulemaking updates the pretreatment rules to correspond with amendments to the USEPA pretreatment rules during the period July I through December 31, 1988.

The amendments to Part 310 are derived from 53 Fed. Reg. 52369, December 27, 1988. These concern approval of pretreatment programs for POTM's, and the regulation of industrial discharges. The following are major proposed changes:

310.510 POTW's must be able to seek civil or criminal penalties of at least \$1000 per day against industrial users

310.602 Baseline report requirements.

310.606 Slug loading report

310.612, 310.613 Annual POTW Report, and Notification of Changed

NOTICE OF PROPOSED AMENDMENTS

Discharge Report.

Notice of Bypass

et

310,920

Will this proposed rule replace an emergency rule currently in effect? No. (9

Modification of POTW pretreatment programs

- Does this rulemaking contain an automatic repeal date?: 7)
- Does this proposed amendment contain incorporations by reference? 8)

This Part incorporates federal regulations and publications by ence. Section 13.3 of the Environmental Protection Act provides that Section 6.02 of the APA does not apply to this rulemaking. reference.

- Are there any other amendments pending on this Part? 6
- 10) Statement of Statewide Policy Objectives:

This rulemaking is mandated by Section 13.3 of the Environmental Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. These rules are intended to prevent industrial discharges from passing through or interfering with publicly owned treatment works. This proposal modifies the requirements for units of local government which own or operate a sewage treatment system which receives industrial discharges.

Time, Place and Manner in which interested persons may comment on this proposed rulemaking 11)

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R89-3 and be addressed to:

Ms. Dorothy M. Gunn, Clerk Illinois Pollution Control Board State of Illinois Center, Suite 11-500 .00 W. Randolph St. Chicago, IL 60601

- 12) Initial Regulatory Flexibility Analysis:
- Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: May 17, 1989 F
- Types of small businesses affected 8

This rulemaking may affect small businesses which are "industrial

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

users" of publicly owned sewage treatment systems, as defined in Section 310.110. Reporting, bookkeeping or other procedures required for compliance: 3

industrial users obtain prefreatment permits or authorizations to discharge, and to complete periodic reports as to amounts discharged. The proposal includes modifications to, or new reports of, the Baseline Report (Section 310.602), the Notice of Slug Loading (Section 310,606), the Notification of Changed Discharge (Section 'he existing ryles in 35 Ill. Adm. Code 307 and 310 require that 310.613), and Notice of Bypass (Section 310.912).

Types of professional skills necessary for compliance: 6

of an The existing and proposed rules may require the services attorney, chemist and registered professional engineer.

The full text of the Proposed Amendment begins on the next page:

6	
2	
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NOTICE OF PROPOSED AMENDMENTS

SUBTITLE C: WATER POLLUTION PTER I: POLLUTION CONTROL BOARD TITLE 35: ENVIRONMENTAL PROTECTION CHAPTER I:

PART 310

PRETREATMENT PROGRAMS

SUBPART A: GENERAL PROVISIONS

Incorporations by Reference Confidentiality Applicability Federal Law Definitions Objectives | State Law 310.103 310.104 310.105 310.107 310.110 Section 310,101 310,102

PRETREATMENT STANDARDS SUBPART B:

Vew Source

310,111

Deadline for Compliance with Categorical Standards Specific Limits Developed by POTW Category Determination Request Concentration and Mass Limits Combined Wastestream Formula Categorical Standards Specific Prohibitions General Prohibitions Local Limits Dilution 310.202 310,220 310,221 310,222 310,230 310,232 310,233 Section 310,201 310,211

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Modification or Withdrawal of Removal Credits Continuation of Authorization Assistance of POTW Agency Review 310,341 310,343

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POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

Imminent Endangerment Pretreatment Permits ime to Apply 310,410 310,402

Preamble

Certification of Capacity Application Signatures 310,412 310,411

Completeness Time Limits Site Visit 310.413

Standard for Issuance 310,420

Duration of Permits inal Action Conditions 310,430 310,421

Schedules of Compliance Effect of a Permit Modification 310,431 310,441

Revocation Appeal SUBPART E: POTW PRETREATMENT PROGRAMS

incorporation of Compliance Schedules in Permits incorporation of Approved Programs in Permits Content of Removal Allowance Submission Reissuance or Modification of Permits Pretreatment Program Requirements Contents of Program Submission Pretreatment Programs Required Deadline for Program Approval Program Approval Agency Action 310,502 310,503 310,503 310,504 310,510 310,522 310,523 310,523 310,531 310,531 310,531 310,531 310,531 310,531

Water Quality Management Defective Submission Deadline for Review

Public Access to Submission Notice of Decision Agency Decision USEPA Objection 310.543 310.544 310.545 310.546 310.546

Appeal

Section

Public Notice and Hearing

SUBPART F: REPORTING REQUIREMENTS

Compliance Schedule Report on Compliance with Deadline Definition of Control Authority Periodic Reports on Compliance Baseline Report 310.602 310.603 310.604 310.604 310,601

Section

SUBPART D: PRETREATMENT PERMITS

NOTICE OF PROPOSED AMENDMENTS

al Problems		cal Standard Users		ırge		dustrial User Reports	TW Reports		
Notice of 514g LeadingPotenti	Monitoring and Analysis	Requirements for Non-Categori	Annual POTW Reports	Notification of Changed Disch	310.621 Compliance Schedule for POTW's	Signatory Requirements for Ir	Signatory Requirements for PC	Fraud and False Statements	Recordkeeping Requirements
310,606	310,610	310,611	310.612	310,613	310,621	310,631	310.632	310,633	310.634

SUBPART G: FUNDAMENTALLY DIFFERENT FACTORS

				Different					
Definition of Requester	Purpose and Scope	Criteria	Fundamentally Different Factors	Factors which are Not Fundamentally	More Stringent State Law	Application Deadline	Contents of FDF Request	Deficient Requests	The state of the s
310,701	310,702	310,703	310,704	310,705	310,706	310,711	310,712	310,713	

SUBPART H: ADJUSTMENTS FOR POLLUTANTS IN INTAKE Agency Review of FDF Requests USEPA Review of FDF Requests 310,712 310,713 310,714 310,721 310,722

Requests

Public Notice

Net/Gross Calculation by USEPA Section 310.801

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BYPA	
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SUBPART	
	Definitio
	Section 310.910

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or	
it Standards or	
Violating Applicable Pretreatment	
Applicable	øl
of Violating	nts on of Bypas
Definitio Bypass No	Requireme Notice Prohibiti
310.910	310.912

SUBPART K: MODIFICATION OF POTW PRETREATMENT PROGRAMS

Section

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

		Modifications	MODELL CALLOUS	
General	Procedures	Substantial	Sabstantial	
310.920	310.921	310 022	370075	

AUTHORITY: Implementing and authorized by Section 13.3 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1013.3, as amended by P.A. 85-1048, effective January 1, 1989).

SOURCE: Adopted in R86-44 at 12 III. Reg. 2502, effective January 13, 1988; amended in R88-18 at 13 III. Reg. 2463, effective January 31, 1989; amended in R89-3 at

SUBPART A: GENERAL PROVISIONS

Incorporations by Reference Section 310.107

The following publications are incorporated by reference: a)

The consent decree in NRDC v. Costle, 12 Environment Reporter

Supplement, republished in 1983, available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20401. Standard Industrial Classification Manual (1972), and 1977

The following provisions of the Code of Federal Regulations are incorporated by reference: 9

10 CFR 2.302 (1987)(1988)

40 CFR 25 (1987) (1988)

40 CFR 122, Appendix D, Tables II and III (1987) (1988)

40 CFR 128.140(b) (1977)

40 CFR 136 (1987) (1988)

40 CFR 403 (1987)(1988)

40 CFR 403, Appendix D (19874(1988)

following federal statutes are incorporated by reference: The C

Section 1001 of the Criminal Code (18 U.S.C. 1001) as of July 1, 1987 (1988)

NOTICE OF PROPOSED AMENDMENTS

POLLUTION CONTROL BOARD

Clean Water Act (33 U.S.C. 1251 et seq.) as of July 1, (1988) Subtitles C and D of the Resource Conservation and Recovery Act (42 U.S.C. 6901) as of July 1, 1987 (1988)

This Part incorporates no future editions or amendments. P

, effective Source: Amended at 13 Ill. Reg.

Definitions Section 310,110 Act" means the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1001 et seq.)

Agency" means the Illinois Environmental Protection Agency.

'Approval Authority" means the Agency.

30ARD NOTE: Derived from 40 CFR 403.3(c) {2987}(1988)

Pretreatment Program" means a program administered by a POTW which has been approved by the Agency in accordance with Sections 310.541 "Approved POTW Pretreatment Program" or "Program" or "POTW through 310.546.

Derived from 40 CFR 403.3(d) (1987)(1988) BOARD NOTE:

a "Authorization to discharge" means an authorization issued to program. The authorization may consist of a permit, license, ordinance or other mechanism as specified in the approved industrial user by a POTW which has an approved pretreatment pretreatment program. 'Blowdown" means the minimum discharge of recirculating water for the purpose of discharging materials contained in the water, the further buildup of which would cause concentration in amounts exceeding limits established by best engineering practice.

(1988)Derived from 40 CFR 401.11(p) (1987) BOARD NOTE:

'Board" means the Illinois Pollution Control Board.

"CWA" means Federal Water Pollution Control Act, also known as the Clean Water Act, as amended, incorporated by reference in Section 310,107。

BOARD NOTE: Derived from 40 CFR 403.3(b) {1987}(1988)

ILLINOIS REGISTER

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POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

'Control authority" is as defined in Section 310.601.

"Indirect Discharge" or "Discharge" means the introduction of pollutants into a POTW from any non-domestic source regulated under o Section 307(b), (c) or (d) of the CWA (33 U.S.C. 1317(b), (c) (d))

30ARD NOTE: Derived from 40 CFR 403.3(9) (1987)(1988)

"Industrial User" or "User" means a source of indirect discharge. As used in this Part, an "industrial user" includes any person who meets any of the following criteria:

Discharges toxic pollutants as defined by 35 Ill. Adm. Code 307,1005. Is subject to a categorical standard adopted or incorporated by reference in 35 Ill. Adm. Code 307.

Discharges more than 15% of the total hydraulic flow received by the POTW treatment plant. Discharges more than 15% of the total biological loading of the POTW treatment plant as measured by the 5-day biochemical oxygen

Or s Has caused pass through or interference.

Has presented an imminent endangerment to the health or welfare of persons.

Derived from 40 CFR 403.3(h) (1987) (1988) BOARD NOTE:

"Industrial wastewater" means waste of a liquid nature discharged by an industrial user to a sewer tributary to a POTW. "Interference" means a discharge which, alone or in conjunction with a discharge or discharges from other sources, both:

operations, or its sludge processes, use or disposal; and Inhibits or disrupts the POTW, its treatment processes or

Therefore is a cause of a violation of any requirement of the POTW's NPDES permit (including an increase in the magnitude or duration of a violation) or of the prevention of sewage sludge disposal in compliance with any "sludge requirements."

BOARD NOTE: Derived from 40 CFR 403.3(i) (1987) (1988).

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sewage" is sewage treated by a POTW exclusive of its industrial component.

'Municipal sludge" is sludge produced a POTW treatment works.

"Municipality." See "unit of local government."

"New source" means any building, structure, facility or installation from which there is or may be a discharge of pollutants, the eenstruction of which commenced after the date specified in 35 111. 44m. Gode 307 for that category or subcategory "new source" as defined in Section 310.111.

"Noncontact cooling water" means water used for cooling which does not come into direct contact with any raw material, intermediate product, waste product or finished product.

Derived from 40 CFR 401.11(n) (1987) (1988) BOARD NOTE:

"Noncontact cooling water pollutants" means pollutants present in noncontact cooling waters.

BOARD NOTE: Derived from 40 CFR 401.11(o) (1987)(1988)

"NPDES Permit" means a permit issued to a POTW pursuant to Section 402 of the CWA, or Section 12(f) of the Act and 35 Ill. Adm. Code 309. Subpart A.

Derived from 40 CFR 403.3(1) {1987}(1988) BOARD NOTE:

"O and M" means operation and maintenance.

into waters of the State in quantities or concentrations which, alone or in conjunction with a discharge or discharges from other sources, "Pass through" means a discharge of pollutants which exits the POTW is a cause of a violation of any requirement of the POTW's NPDES permit (including an increase in the magnitude or duration of a violation).

Derived from 40 CFR 403.3(n) (1987)(1988). BOARD NOTE:

State, "unit of local government" or any interstate body. This term includes the United States government, the State of Illinois and "Person" means an individual, corporation, partnership, association, their political subdivisions.

BOARD NOTE: Derived from 40 CFR 401.11(m) {1987}(1988) and 33 U.S.C. 1362(5).

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Pollutant" means dredged spoil, solid waste, incinerator residue, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt and industrial, municipal and agricultural waste discharged into a sewer.

Derived from 40 CFR 401.11(f) (1987)(1988).

chemical, physical, biological and radiological integrity of water. "Pollution" means the man-made or man-induced alteration of the

BOARD NOTE: Derived from 40 CFR 401.11(g) (1987)(1988)

"POTW" means "Publicly Owned Treatment Works," which is defined

designed to provide treatment (including recycling and reclamation) "POTW Treatment Plant" means that portion of the POTW which is of municipal sewage and industrial wastewater.

BOARD NOTE: Derived from 40 CFR 403.3(p) (1987)(1988).

or alteration may be obtained by physical, chemical or biological processes, process changes or by other means, except as prohibited by Section 310,232. Appropriate pretreatment technology includes control equipment, such as equalization tanks or facilities, for protection against surges or slug loadings which might interfere with or otherwise be incompatible with the POTW. However, where elimination of pollutants or the alteration of the nature of pollutant properties in wastewater prior to or in lieu of discharging or otherwise introducing such pollutants into a POTW. The reduction facility with unregulated wastewater or with wastewater from another "Pretreatment" means the reduction of the amount of pollutants, the regulated process, the effluent from the equalization facility must meet an adjusted pretreatment limit calculated in accordance with wastewater from a regulated process is mixed in an equalization Section 310,233.

BOARD NOTE: Derived from 40 CFR 403.3(q) (1987)(1988).

"Pretreatment permit" means am authorization to discharge to a sewer which is issued by the Agency as the control authority.

"Pretreatment requirements" means any substantive or procedural requirement related to pretreatment, other than a pretreatment standard, imposed on an industrial user.

BOARD NOTE: Derived from 40 CFR 403.3(r) (1987)(1988)

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ncludes prohibitive discharge limits established pursuant to Section also includes more stringent prohibitions and standards adopted by the Board in this Part or 35 Ill. Adm. Code 307, including 35 Ill. Adm. Code 307,1101, 307,1102 and 307,1103. The term also includes 310,201 through 310,213 or 35 III. Adm. Code 307,1101. This term containing pollutant discharge limits promulgated by USEPA, and incorporated by reference in 35 Ill. Adm. Code 307. This term local limits pursuant to Section 310.211 which are a part of an Pretreatment standard," or "standard" means any regulation approved pretreatment program.

Derived from 40 CFR 403.3(j) (1987)(1988). SOARD NOTE:

production or use of any raw material, intermediate product, finished "Process wastewater" means any water which, during manufacturing or processing, comes into direct contact with or results from the product, by-product or waste product.

30ARD NOTE: Derived from 40 CFR 401.11(q) (1987)(1988)

"Process wastewater pollutants" means pollutants present in process

30ARD NOTE: Derived from 40 CFR 401.11(r) {1987}(1988).

'Publicly owned treatment works" or "POTW" means a "treatment works" sewage or industrial wastewater. It also includes sewers, pipes and other conveyances only if they convey wastewater to a POTW treatment The term also means the "unit of local government" which has jurisdiction over the indirect discharges to and the discharges from which is owned by the State of Illinois or a "unit of local government." This definition includes any devices and systems used in the storage, treatment, recycling and reclamation of municipal such a treatment works. government." plant,

BOARD NOTE: Derived from 40 CFR 403.3(0) (1987)(1988).

included in an authorization to discharge or a pretreatment permit, or an NPDES permit, including an enforceable sequence of interim requirements (for example, actions, operations or milestone events) leading to compliance with this Part and 35 Ill. Adm. Code 307. 'Schedule of compliance" means a schedule of remedial measures schedule of compliance does not protect an industrial user rom enforcement Derived from 40 CFR 401.11(m) {1987}(1988) and 33 U.S.C. BOARD NOTE:

"Sludge requirements" means any of the following permits

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regulations: 35 Ill. Adm. Code 309.208 (Permits for Sites Receiving Sludge for Land Application), 703.121 (RCRA Permits), 807.202 (Solid Waste Permits), the Toxic Substances Control Act (15 U.S.C. 2601) or the Marine Protection, Research and Sanctuaries Act (33 U.S.C.

Derived from 40 CFR 403.3(i) (1987)(1988) and 403.7(a) (1984) (1988) BOARD NOTE:

"Submission" means a request to the Agency by a POTW for approval of a pretreatment program, or for authorization to grant removal

Derived from 40 CFR 403.3(t) (1987)(1988) BOARD NOTE:

it includes any devices and systems used in the storage, treatment, recycling and reclamation of municipal or industrial wastewater to implement 33 U.S.C. 1281, or necessary to recycle or reuse water at the most economical cost over the estimated life of the works, "Treatment works" is as defined in 33 U.S.C. 1292(2) (1987)(1988). including intercepting sewers, outfall sewers, sewage collection systems, pumping, power and other equipment. 30ARD NOTE: Derived from 40 CFR 403.3(o) (1987)(1988) and 33 U.S.C.

defined by Art. 7, Sec. 1 of the Illinois Constitution, having jurisdiction over disposal of sewage. "Unit of local government" "Unit of local government" means a unit of local government, as includes, but is not limited to, municipalities and sanitary districts. Derived from 40 CFR 401.11(m) (1987)(1988) and 33 U.S.C. BOARD NOTE: 1362(4)。

'USEPA" means the United States Environmental Protection Agency.

, effective

Amended at 13 Ill. Reg. New Source Section 310.111 (Source:

"New Source" means any building, structure, facility or installation from which there is or may be a discharge of pollutants, the construction of which commenced after the date specified in 35 Ill. Adm. Code 307 for that category or subcategory, provided that: a

The building, structure, facility or installation is constructed at a site at which no other source is located; or

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- The building, structure, facility or installation totally replaces the process or production equipment that causes the discharge of pollutants at an existing source; or 2
- factors determining whether these are substantially independent, factors such as the extent to which the new facility is integrated with the existing plant and the extent to which the new facility is engaged in the same general type of activity as the existing source should be considered. production or wastewater generating processes of the iding, structure, facility or installation are substantially independent of an existing source at the same site. The 3
- Construction on a site at which an existing source is located results not create a new building, structure, facility or installation meeting the criteria of subsections (a)(2) or (a)(3) but otherwise alters, replaces or adds to existing process or production equipment. in a modification rather than a new source if the construction does 의
- Construction of a new source as defined in this Section has commenced if the owner or operator has: 5
- Begun or caused to begin as part of a continuous onsite construction program
- Any placement assembly or installation of facilities equipment; or A)
- excavation or removal of existing buildings, structures or facilities which is necessary for the placement, assembly or installation of new source facilities or equipment; or Significant site preparation work including clearing, 8
- Entered into a binding contractual obligation for the purchases of facilities or equipment which are intended to be used in its operation within a reasonable time. Options to purchase or substantial loss and contracts for feasibility, engineering and design studies do not constitute a contractual obligation under this subsection. contracts which can be terminated or modified without 5
- Sources shall install and have in operating condition and shall "start-up" all pollution control equipment required to meet applicable pretreatment standards before beginning to discharge. Within the shortest feasible time (not to exceed 90 days), new sources shall meet all applicable standards. 히

BOARD NOTE: Derived from 40 CFR 403.3(k), as added at 53 Fed. Reg.

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October 17, 1988 and 40 CFR 403.6(b), as amended at 53 Fed. , October 17, 1988.

, effective Source: Amended at 13 Ill. Reg.

SUBPART B: PRETREATMENT STANDARDS

Category Determination Request Section 310.221

- Application deadline. a)
- The industrial user or POTW may request that the Agency provide written certification as to whether the industrial user falls within that particular subcategory. If an existing industrial user adds or changes a process or operation which may be included in a subcategory, the existing industrial user shall request this certification prior to commencing discharge from the added or changed processes or operation. With respect to new standards: 1
- category determination requests for pretreatment standards adopted by USEPA prior to authorization of the Illinois The POTW or industrial user shall direct to USEPA any program. A
- adopts or incomporates by reference a pretreatment standard for a subcategory under which an industrial user may be After authorization of the Illinois program, the POTW or industrial user shall direct to the Agency any category determination requests within 60 days after the Board included. 8
- A new source shall request this certification prior to commencing discharge. 5
- If a request for certification is submitted by a POTW, the POTW shall notify any affected industrial user of such applications. The industrial user may provide written comments on the POTW submissions to the Agency within 30 days of notification. 3)
- Contents of application. Each request shall contain a statement: 9
- Describing which subcategories might be applicable; and 7
- applicable and why others are not applicable. Any person signing the application statement submitted pursuant to this Citing evidence and reasons why a particular subcategory is 5)

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Section shall make the following certification:

was obtained in accordance with the requirements of Section that there are significant penalties for submitting false information submitted in the attached document, and I hereby certify under penalty of law that this information information reported hereing I believe that the submitted infepmation is true, accurate and соmpleter I ам амаге individuals immediately responsible for obtaining the I have personally examined and am familian with the 310-221 Mercever based upon my inquiry of those information, including the possibility of fine and PABP + SORMERE"

attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly submitted is, to the best of my knowledge and belief, true, responsible for gathering the information, the information certify under penalty of law that this document and all for submitting false information, ity of fine and imprisonment for I am aware that there are the possibility accurate and complete. knowing violations uding

Agency shall notify persons who have made incomplete submissions that their requests are deficient and that, unless the time period is extended, they have 30 days to correct the deficiency. If the Deficient requests. The Agency shall act only on written requests for period allowed by the Agency, the Agency shall deny the request for determinations which contain all of the information required. The deficiency is not corrected within 30 days or within an extended determination. 0

Final determination. p

- available information relevant to the request. The Agency shall then make a written determination of the applicable subcategory and state the reasons for the determination. When the Agency receives a submission, the Agency shall, if it determines that the submission contains all of the information additional evidence that may have been requested and any other required by subsection (b), consider the submission, any 1
- Agency's decision within 60 days after its receipt, the Agency's The Agency shall forward the determination described in subsection $(\mathrm{d})(1)$ to USEPA. If USEPA does not modify the 5)

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decision is final.

- If USEPA modifies the Agency's decision, USEPA's decision will be final. 3)
- determination is made by USEPA, the Agency shall send a copy of The Agency shall send a copy of the determination to affected industrial user and the POTW. If the final the determination to the user. 4
- Requests for hearing or legal decision. (e)
- final determination as provided for by subsection (d)(4), the requester may submit a petition to reconsider or contest the decision to USEPA, which will act pursuant to 40 CFR Within 30 days following the date of receipt of notice of the 403.6(a)(5). 1
- Within 35 days following the date of receipt of notice of the final determination as provided for by subsections (c), (d)(2) or (d)(4), the requester may appeal a final decision made by the Agency to the Board. 5)

BOARD NOTE: Derived from 40 CFR 403.6(a) {1966} (1988), as amended at 53 Fed. Reg. 40611, October 17, 1988.

(Source: Amended at 13 Ill. Reg.

Deadline for Compliance with Categorical Section 310.222

Standards

- 35 If a compliance date for a an existing or new source categorical pretreatment standard is adopted or incorporated by reference in Ill. Adm. Code 307, then industrial users shall comply with the standard by the following times, whichever is last: a)
- The date specified or incorporated by reference; or 1
- þ The date the Board adopts or incorporates the standard reference; or 2)
- The date USEPA approves the Illinois pretreatment program. 3
- If no compliance date for a categorical pretreatment standard is adopted or incorporated by reference in 35 Ill. Adm. Code 307, then industrial users shall comply with the standard by the following times, whichever is last: 9
- The date the Board adopts or incorporates the standard by 1)

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eference: or

- 2) The date USEPA approves the Illinois pretreatment program.
- c) This Section shall not be construed as extending compliance dates for enforcement of categorical pretreatment standards pursuant to statutes and regulations existing prior to authorization of the Illinois pretreatment program.

80ARD NOTE: Derived from 40 CFR 403.6(b) (1986) (1988) as amended at 53 Fed. Reg. 40611, October 17, 1988.

(Source: Amended at 13 Ill. Reg. , effective

Section 310.230 Concentration and Mass Limits

- Pollutant discharge limits in categorical pretreatment standards will be expressed either as concentration or mass limits. Limits in categorical pretreatment standards shall apply to the discharge from the process regulated by the standard or as otherwise specified by the standard.
- When the limits in a categorical pretreatment standard are expressed only in terms of mass of pollutant per unit of production, the control authority may convert the limits to equivalent limitations expressed either as mass of pollutant discharged per day or effluent concentration for purposes of calculating effluent limitations applicable to individual industrial users.
- under subsection (b) shall calculate such limitations by multiplying the limits in the standard by the industrial user's average rate of production. This average rate of production shall be based not upon the designed production capacity by rather upon a reasonable measure of the industrial user's actual long-term daily production during a representative year. For new sources, actual production shall be estimated using projected production.
- d) A control authority calculating equivalent concentration limitations under subsection (b) shall calculate such limitations by dividing the mass limitations derived under subsection (c) by the average daily flow rate of the industrial user's regulated process wastewater. This average daily flow rate must be based upon a reasonable measure of the industrial user's actual long-term average flow rate, such as the average daily flow rate during the representative year.
- e) Equivalent limitations calculated in accordance with subsections (c) and (d) are deemed pretreatment standards. Industrial users shall be required to comply with the equivalent limitations instead of the

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promulgated categorical standards from which the equivalent limitations were derived.

- Anny categorical pretreatment standards specify one limit for calculating maximum daily discharge limitations and a second limit for for calculating maximum monthly average or 4-day average. I mitations. Where such standards are being applied, the same production of flow figure shall be used in calculating both types of equivalent limitations.
- any industrial user operating under a control mechanism incorporating equivalent mass or concentration limits calculated from a production based standard shall notify the control authority within two (2) business days after the user has a reasonable basis to know that the production level will significantly change within the next calendar month. Any user not notifying the control authority of such anticipated change will be required to meet the mass or concentration limits in its control mechanism that were based on the original estimate of the long term average production rate.

BOARD NOTE: Derived from 40 CFR 403.6(c) (1986) (1988) as amended at 53 Fed. Reg. 40611, October 17, 1988.

(Source: Amended at 13 111. Reg. , effective

Section 310.232 Dilution

Except where expressly authorized to do so by an applicable categorical pretreatment standard or requirement, no industrial user shall increase the use of process water or, in any other way, attempt to dilute a discharge as a partial or complete substitute for adequate treatment to achieve compliance with a pretreatment standard or requirement. The control authority may impose applicable pretreatment standards or in other cases where the imposition of mass limitations is appropriate. POIN's may allow dilution to meet local limits developed under Section 310.210.

BOARD NOTE: Derived from 40 CFR 403.6(d) (1986) (1988), as amended at 53 Fed. Reg. 40611, October 17, 1988.

(Source: Amended at 13 Ill. Reg. , effective

Section 310.233 Combined Wastestream Formula

Where process wastewater is mixed prior to treatment with wastewaters other than those generated by the regulated process, the control authority shall derive fixed alternative discharge limits, which the control authority hall apply to the mixed discharge. When it is deriving alternative categorical limits, the control authority shall calculate both an alternative daily

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categorical pretreatment standards. The industrial user shall comply with the alternative daily maximum and average monthly limits fixed by the control authority until the control authority modifies the limits or approves an categorical pretreatment standards and an alternative consecutive sampling day average value using the average monthly values specified in the appropriate industrial user modification request. Modification is authorized whenever change to the control authority. Where appropriate, the control authority shall calculate new alternative categorical limits within 30 days. maximum value using the daily maximum values specified in the appropriate industrial user shall immediately report any such material or significant calculation to fix alternative limits for the regulated pollutant. An there is a material or significant change in the values used in the

- 'average daily flow" means a reasonable measure of the average daily flow for a 30-day period. For new sources, flows shall be estimated flow for a 30-day period. For new sources, flows shall be estimated using projected values. The control authority shall derive the alternative limit for a specified pollutant by the use of either of Alternative limit calculation. For purposes of these formulas, the the following formulas: a)
- Alternative concentration limit. 1

C = (T-D)SUM(CiFi) / (T)SUM(Fi)

C = The alternative concentration limit for the combined wastestream. Ci = The categorical pretreatment standard concentration limit for a pollutant in the regulated stream i. Fi = The average daily flow (at least a 30-day average) of stream i to the extent that it is regulated for such pollutant.

"SUM(Gi)" means the sum of the results of calculation G for streams i = 1 to i = N.

N = The total number of regulated streams.

= The average daily flow (at least a 30-day average) through the combined pretreatment facility (includes Fi, D and unregulated streams.

- D = The average daily flow (at least a 30-day average) from:
- Boiler blowdown streams and , non-contact cooling streams, stormwater streams and demineralizer backwash streams, subject to the proviso of subsection (d); and A

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- regulated by a categorical pretreatment standard; and, Sanitary wastestreams where such wastestreams are not 8)
- From any process wastestreams which were or could have been entirely exempted from categorical pretreatment standards as specified in subsection (e). (C
- Alternative mass limit. 2)

M = (T-D)SUM(Mi) / SUM(Fi)

where

M = The alternative mass limit for a pollutant in the combined wastestream.

pollutant in the regulated stream i (the categorical pretreatment mass limit multiplied by the appropriate measure of = The categorical pretreatment standard mass limit for production).

stream i to the extent that it is regulated for such pollutant. Fi = The average daily flow (at least a 30-day average) of

"SUM(Gi)" means the sum of the results of calculation G for streams i = 1 to i = N.

= The total number of regulated streams.

T = The average daily flow (at least a 30-day average) through the combined pretreatment facility (includes Fi, D and unregulated streams.

D = The average daily flow (at least a 30-day average) from:

- Boiler blowdown streams and, non-contact cooling streams, stormwater streams and demineralizer backwash streams subject to the proviso of subsection (d); and 7
- regulated by a categorical pretreatment standard; and, Sanitary wastestreams where such wastestreams are not 8
- From any process wastestreams which were or could have been entirely exempted from categorical pretreatment standards as specified in subsection (e). ()
- Alternative limits below detection. An alternative pretreatment limit shall not be used if the alternative limit is below the (q

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analytical detection limit for any of the regulated pollutants.

- c) Self-monitoring. Self-monitoring required to insure compliance with the alternative categorical limit shall be as follows:
- The type and frequency of sampling, analysis and flow measurement shall be determined by reference to the self-monitoring requirements of the appropriate categorical pretreatment standards.
- Where the self-monitoring schedules for the appropriate standards differ, monitoring shall be done according to the most frequent schedule.
- 3) Where flow determines the frequency of self-monitoring in a categorical pretreatment standard, the sum of all regulated flows (Fi) is the flow which shall be used to determine selfmonitoring frequency.
- d) Proviso to subsections (a)(1) and (a)(2). Where boiler blowdown, and non-contact cooling streams, stormwater streams and demineralizer backwash streams contain a significant amount of a pollutant and the combination of such streams, prior to pretreatment, with the industrial user's regulated process wastestreams will result in a substantial reduction of that pollutant, the control authority, upon application of the industrial user, shall determine whether such wastestreams should be classified as diluted or unregulated. In its application to the control authority, the industrial user shall provide engineering, production, sampling and analysis and such other information so the control authority can make its determination.
- e) Exemptions from categorical pretreatment standards. Process wastestreams were or could have been entirely exempted from categorical pretreatment standards pursuant to paragraph 8 of the NRDC v. Costle consent decree, incorporated by reference in Section 310.107, for one or more of the following reasons (see 40 CFR 403, Appendix D, incorporated by reference in Section 310.107.):
- The pollutants of concern are not detectable in the discharge from the industrial user;
- The pollutants of concern are present only in trace amounts and are neither causing nor are likely to cause toxic effects;
- The pollutants of concern are present in amounts too small to be effectively reduced by technologies known to USEPA;
- The wastestream contains only pollutants which are compatible with the POTW.

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Where a treated regulated process wastestream is combined prior to treatment with wastewaters other than those generated by the regulated process, the industrial user may monitor either the regulated process, the industrial user may monitor either the regulated process wastestream or the combined wastestream for the purpose of determining compliance with applicable pretreatment standards. If the industrial user chooses to monitor the segregated process wastestream, it shall apply the applicable categorical pretreatment standard. If the user chooses to monitor the combined wastestream, it shall apply an alternative discharge limit calculated using the combined wastestream formula as provided in this Section. The industrial user may change monitoring points only after receiving approval from the control authority. The control authority shall ensure that any change in an industrial user's monitoring point or points will not allow the user to substitute dilution for adequate treatment to achieve compliance with applicable standards.

BOARD NOTE: Derived from 40 CFR 403.6(e) (1986) (1988) amended at 53 Fed. Reg. 40611, October 17, 1988.

(Source: Amended at 13 Ill, Reg. , effective

SUBPART E: POTW PRETREATMENT PROGRAMS

Section 310.502 Deadline for Program Approval

A POTW which meets the criteria of Section 310.501 must receive approval of a POTW pretreatment program no later than one year after the issuance, reissuance or renewal of the POTW's NPDES permit to require development of a pretreatment program. The POTW pretreatment program shall meet the criteria set forth in Section 310.510 and shall be administered by the POTW to ensure compliance by industrial users with applicable pretreatment standards and requirements.

BOARD NOTE: Derived from 40 CFR 403.8(b) (1986) (1988), as amended at 53 Fed. Reg. 50612, October 17, 1988.

(Source: Amended at 13 Ill. Reg. , effect

Section 310.510 Pretreatment Program Requirements

A POTW pretreatment program shall meet the following requirements:

a) Legal authority. The POTM shall operate pursuant to legal authority enforceable in federal, state or local courts, which authorizes or enables the POTM to apply and to enforce the requirements of this Part and 35 Ill. Adm. Code 307. Such authority may be contained in a statute ordinance or series of joint powers agreements which the POTM is authorized to enact, enter into or implement, and which are

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authorized by State law. At a minimum, this legal authority shall enable the POTW to:

- industrial users where such contributions do not meet applicable contributions would cause the POTW to violate its NPDES permit; Deny or condition new or increased contributions of pollutants or changes in the nature of pollutants, to the POTW by pretreatment standards and requirements or where such
- Require compliance with applicable pretreatment standards and requirements by industrial users; 2)
- Control, through ordinance, permit order or similar means, the contribution to the POTW by each industrial user to ensure compliance with applicable pretreatment standards and equirements; 3
- Require: 4)
- The development of a compliance schedule by each industrial user for the installation of technology required to meet applicable pretreatment standards and requirements; and A)
- from industrial users as are necessary to assess and assure compliance by industrial users with pretreatment standards The submission of all notices and self-monitoring reports and requirements, including, but not limited, to the reports required in Subpart F; 8)
- Carry out all inspection, surveillance and monitoring procedures necessary to determine, independent of information supplied by treatment system is located or in which records are required to premises of any industrial user in which a discharge source or industrial users, compliance or noncompliance with applicable pretreatment standards and requirements by industrial users. be kept under Section 310.634 to assure compliance with pretreatment standards. Such authority shall be at least as Representatives of the POTW shall be authorized to enter any extensive as the authority provided under Section 308 of the 2
- Obtain remedies for noncompliance by any industrial user with any pretreatment standard or requirement. (9
- standards or requirements. The POTW shall pass legislation to seek and assess civil or criminal penalties for All POTW's shall be able to seek injunctive relief for noncompliance by industrial users with pretreatment явисвяр запее ву значетна верея муби рретреженей

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pretreatment standards and requirements. POTWI's whose approved pretreatment programs require modification to conform to the requirements of this subsection shall submit a request by November 16, 1989. All POTW's shall also have authority to seek or assess civil or criminal penalties in at least the amount of \$1000 a day for each violation by industrial users of standards and requirements.

- the remedies set forth in subsection (a)(6)(A) will include but not be limited to: the duty to allow or carry out opportunity to respond) to halt or prevent any discharge to a penalty which the Agency finds to be insufficient. The procedures for notice to industrial users where the POTW is effectively to halt or prevent any discharge of pollutants to the POTW which reasonably appears to present an imminent requirements imposed by the POTW, this Part or 35 Ill. Adm. inspections, entry or monitoring activities; any rules, regulations or orders issued by the POTW; or any reporting operation of the POTW. The Agency shall have authority to seeking ex parte temporary judicial injunctive relief will be governed by applicable state or federal law and not by seek judicial relief for noncompliance by industrial users when the POTW has acted to seek such relief but has sought the environment or which threatens to interfere with the Pretreatment requirements which will be enforced through Code 307. The POTW shall have authority and procedures include notice to the affected industrial users and an the POTW which presents or may present an endangerment (after notice to the industrial user) immediately and shall also have authority and procedures (which shall endangerment to the health or welfare of persons. this provision; and 8
- Comply with the confidentiality requirements set forth in Section 310.105 7
- Procedures. The POTM shall develop and implement procedures to ensure compliance with the requirements of a pretreatment program. At a minimum, these procedures shall enable the POTW to: 9
- Identify and locate all possible industrial users which might be subsection shall be made available to the Agency upon request. subject to the POTW pretreatment program. Any compilation, index or inventory of industrial users made under this 1
- This information shall be made available to the Agency Identify the character and volume of pollutants contributed to the POTW by the industrial users identified under subsection (b)(1). 5)

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request.

- Subtitles C and D of the Resource Conservation and Recovery Act, Notify industrial users identified under subsection (b)(1) of applicable pretreatment standards and any applicable requirements under Section 204(b) and 405 of the CWA and incorporated by reference in Section 310.107. 3)
- other notices submitted by industrial users in accordance with the self-Receive and analyze self-monitoring reports and monitoring requirements in Subpart D; 4
- users, occasional and continuing noncompliance with pretreatment Randomly sample and analyze the effluent from industrial users and conduct surveillance and inspection activities in order to identify, independent of information supplied by industrial standards. The results of these activities shall be made available to the Agency upon request; 2
- (b)(5). Sample taking and analysis, and the collection of other information, shall be performed with sufficient care to produce evidence admissible in enforcement proceedings or in judicial inspection and surveillance activities described in subsection notices required under Subpart D or as indicated by analysis, Investigate instances of noncompliance with pretreatment standards and requirements, as indicated in the reports and actions: and (9
- incorporated by reference in Section 310.107, in the enforcement of pretreatment standards. These procedures shall include provision for providing, at least annually, public notification, in a newspaper of general circulation in the unit of local pretreatment requirements. For the purposes of this provision, a significant violation is a violation which remains uncorrected 45 days after notification of noncompliance; which is part of a involves a failure to accurately report noncompliance; or which Comply with the public participation requirements of 40 CFR 25, resulted in the POTW exercising its emergency authority under government in which the POTW is located, of industrial users pattern of noncompliance over a twelve month period; which which, during the previous 12 months, were significantly violating applicable pretreatment standards or other subsection (a)(6)(B).
- carry the authorities and procedures described in subsections (a) and The POTW shall have sufficient resources and qualified personnel to 0
- Local limits. The POTW shall develop local limits as required in 0

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Section 310.210 or demonstrate that they are not necessary

BOARD NOTE: See 40 CFR 403.8(f) (1986)(1988), as amended at 53 Fed. Reg. 40612, October 17, 1988.

, effective (Source: Amended at 13 Ill. Reg.

Contents of Program Submission Section 310,522 The program description must contain the following information:

- has authority adequate to carry out the programs described in Section comparable capacity for the unit of local government that the POTW A statement from the attorney or other official acting in a 310.501 through 310.510. This statement shall: a)
- 310.510(a) which provides the basis for each procedure under Identify the provision of the legal authority under Section Section 310.510(b); 1)
- Identify the manner in which the POTW will implement the program applied to individual industrial users (e.g., by order, permit, including the means by which pretreatment standards will be requirements set forth in Sections 310.501 through 310.510, ordinance, contract, etc.); and, 5)
- pretreatment standards and requirements, and to enforce them in the event of noncompliance by industrial users; Identify how the POTW intends to ensure compliance with 3
- statement reflecting the endorsement or approval of the local boards administration of the program. This submission shall include a A copy of any statutes, ordinances, regulations, contracts, agreements or other authorities relied upon by the POTW for its or bodies responsible for supervising or funding the POTW pretreatment program if approved; 9
- organization which will administer the pretreatment program. If more than one agency is responsible for administration of the program the responsible agencies should be identified, their respective responsibilities delineated and their procedures for coordination set A brief description (including organization charts) of the POTW forth; and ()
- A description of the funding levels and full- and part-time manpower available to implement the program; P

Derived from 40 CFR 403.9(b) (1986) (1988), amended at 40612, October 17, 1988. 53 Fed. Reg. BOARD NOTE:

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Amended at 13 Ill. Reg.

Agency Action Section 310,531

submission, the Agency shall make a preliminary determination of whether the submission meets the requirements of Section 310.522 and, if appropriate, Section 310.524. If the Agency makes the preliminary determination that the submission meets these requirements, the Agency shall: Any POTW requesting POTW pretreatment program approval shall submit to the Agency three copies of the submission described in Section 310.522, and, if appropriate, Section 310.524.{Upon a preliminary determination that the submission meets the requirements of Section 310.522, and, if appropriate, Section 310.524; the Agency shall-Within 60 days after receiving the

- Notify the POTW that the submission has been received and is under review; and a)
- Commence the public notice and evaluation activities set forth in Section 310.540 through 310.546. 9

80ARD NOTE: Derived from 40 CFR 403.9(e) (1986)(1988), as amended at 53 Fed. Reg. 40612, October 17, 1988.

, effective Amended at 13 Ill. Reg.

Public Notice and Hearing section 310.542

allowance approval is sought, Sections 310.340 and 310.524, the Agency shall: Upon receipt of a submission the Agency shall commence its review. Within 20 work days after making a determination that a submission meets the requirements of Section 310.522, and, where removal ered*t authorization

- Issue a public notice of request for approval of the submission; a)
- This public notice shall be circulated in a manner designed to inform interested and potentially interested persons of the submission. Procedures for the circulation of public notice shall include:
- Mailing notices of the request for approval of the submission to: A
- Federal agencies as designated by USEPA; <u>;</u>
- development of water quality management plans; and Regional planning agencies which participate in ii)
- iii) Any other person or group who has requested individual

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notice, including those on appropriate mailing lists;

- Publication of a notice of request for approval of the submission in the largest daily newspaper within the jurisdiction or jurisdictions served by the POTW. 8
- time 30 The public notice shall provide a period of not less than days following the date of the public notice during which interested persons may submit their written views on the submission. 5
- All written comments submitted during the 30 day comment period shall be retained by the Agency and considered in the decision on whether or not to approve the submission. The period for comment may be extended at the discretion of the Agency; and 3
- Provide an opportunity for the applicant, any affected State, any interested State or federal agency, person or group of persons to request a public hearing with respect to the submission. G
- This request for public hearing shall be filed within the 30 day (or extended) comment period described in subsection (a)(2) and shall indicate the interest of the person filing such request and the reasons why a hearing is warranted. 1
- The Agency shall hold a hearing if the POTW so requests. In addition, a hearing will be held if there is a significant public interest in issues relating to whether or not the submission should be approved. Instances of doubt should be resolved in favor of holding the hearing. 5
- Public notice of a hearing to consider a submission and sufficient to inform interested parties of the nature of the hearing and the right to participate shall be published in the addition, notice of the hearing shall be sent to those persons approval of the submission under subsection (a)(1)(B). In same newspaper as the notice of the original request for requesting individual notice. 3)

Derived from 40 CFR 403.11(b) (1986) (1988), as 3 Fed. Reg. 40613, October 17, 1988. amended at 53 Fed. Reg. 40613, October 17, BOARD NOTE:

Amended at 13 Ill. Reg. (Source:

SUBPART F: REPORTING REQUIREMENTS

Baseline Report Section 310,602

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to or scheduled to discharge to a POTW shall submit to the control authority a Within the time limits specified in subsection (h), existing industrial users New sources shall submit to the control authority a report which contains the subject to such categorical pretreatment standards and currently discharging report which contains the information listed in subsections (a) through (g)

information listed in subsections (a) through (e).

Where reports containing this information already have been submitted to the USEPA in compliance with 40 CFR 128.140(b), incorporated by reference in Section 310.107, the industrial user shall not be required to submit this information again. New sources shall also include in the report information on the method of pretreatment the source intented to use to meet applicable pretreatment standards. New sources shall give estimates of the information requested in subsections (d) and (e).

- The industrial user shall submit the name and address of the facility including the name of the operator and Identifying information. owners: a
- environmental control permits held by or for the facility; The industrial user shall submit a list of any Permits. 9
- description of the nature, average rate of production and standard industrial classification (SIC Code) of the operations carried out by such industrial user. This description should include a schematic process diagram which indicates points of discharge to the POTW from Description of operations. The industrial user shall submit a brief the regulated processes. 0
- showing the measured average daily and maximum daily flow, in gallons per day, to the POTW from each of the following: The industrial user shall submit information Flow measurement. P
- Regulated process streams; and
- estimates of these flows where justified by cost or feasibility (e)(5)). The control authority may allow for verifiable wastestream formula of Section 310,233. (See subsection Other streams as necessary to allow use of the combined considerations. 2)
- Measurement of pollutants. (e
- The industrial user shall identify the pretreatment standards applicable to each regulated process;
- sampling and analysis identifying the nature and concentration (or mass, where required by the standard or control authority) of regulated pollutants in the discharge from each regulated In addition, the industrial user shall submit the results of 5

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Both daily maximum and average concentration (or mass, where required) shall be reported. The sample shall be representative of daily operations.

- For all other pollutants, 24-hour composite samples must be obtained through flow-proportional composite sampling techniques where feasible. The control authority shall waive flow composite sampling techniques or through a minimum of four (4) grab samples where the user demonstrates that this will provide a representative sample of the effluent being discharged. proportional composite sampling for any industrial user that demonstrates that flow-proportional sampling is infeasible. In such cases, samples shall be obtained through time proportional proportional composite sampling techniques specified in the applicable categorical pretreatment standard. Where composite minimum of four (4) grab samples must be used for pH, cyanide, otal phenols, oil and grease, sulfide and volatile organics. Where feasible; samples must be obtained through the flow sampling is not feasible; a grab sample is acceptable. A 3)
- Where the \$10w of the stream being sampled is less than or equal take a minimum of one representative sample to compile that data necessary to comply with the requirements of this subsection. shall take six samples within a two-week period; The user shall period. Where the flow of the stream being sampled is greater than 950,000 liters/day (approximately 250,000 gpd); the user Andustrial user must take three samples within a two-week to 950,000 liters/day (approximately 250,000 gpd); the 4
- with Section 310.233, this adjusted limit along with supporting Samples shall be taken immediately downstream from pretreatment compliance with the pretreatment standards. Where an alternate concentration or mass limit has been calculated in accordance wastewaters are mixed with the regulated wastewater prior to pretreatment the industrial user shall measure the flows and concentrations necessary to allow use of the combined wastestream formula of Section 310.233 in order to evaluate facilities if such exist or immediately downstream from the regulated process if no pretreatment exists. If other data shall be submitted to the control authority; 2
- Analytical methods, (9
- £986±) (1988), as amended at 53 Fed. Reg. 40613, October 17, 1988. This Part incorporates no future amendments or The Board incorporates by reference 40 CFR 403.12(b) editions. P
- Sampling and analysis shall be performed in accordance with 8)

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When 35 Ill. Adm. Code 307.1003 does not reference sampling sampling and analysis shall be performed by using validated or analytical techniques for the pollutant in question or techniques are inappropriate pursuant to 40 CFR 403.12(b) analytical procedures, approved by the Agency, including the techniques prescribed in 35 Ill. Adm. Code 307:1003. analytical methods or any other applicable sampling and where USEPA has determined that sampling and analysis procedures suggested by the POTW or other parties;

- report which utilizes only historical data so long as the data provides information sufficient to determine the need for The control authority may allow the submission of a baseline industrial pretreatment measures; 7
- The baseline report shall indicate the time, date and place of sampling, and methods of analysis, and shall certify that such sampling and analysis is representative of normal work cycles and expected pollutant discharges to the POTW. 8
- Certification. A statement, reviewed by an authorized representative of the industrial user (as defined in Section 310.633) and certified standards are being met on a consistent basis, and, if not, whether additional operation and maintenance (O and M) or additional pretreatment is required for the industrial user to meet the to by a qualified professional, indicating whether pretreatment prefreatment standards and requirements; and **(**
- required to meet the pretreatment standards; the shortest schedule by which the industrial user will provide such additional pretreatment or 0 and M. The completion date in this schedule shall not be later than the compliance date established for the applicable pretreatment Compliance schedule. If additional pretreatment or 0 and M will be 6
- fundamentally different factors determination (Subpart E) at the time the user submits the report required by this Section, the information required by subsections (f) and (g) shall pertain to Where the industrial user's categorical pretreatment standard has been modified by a removal allowance (Subpart C), by the combined wastestream formula (Section 310.233) or a the modified limits.
- removal allowance (Subpart C), by the combined wastestream formula (Section 310.233) or a fundamentally different factors determination (Subpart E) after the user submits the report required by this Section, any necessary amendments to the information requested by subsections (f) and (g) shall be If the categorical pretreatment standard is modified by a 5)

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submitted by the user to the control authority within 60 days after the modified limit is approved.

- Deadlines for existing industrial users. 2
- For standards adopted by USEPA prior to authorization of the Lilingis pretreatment program, baseline reports must be submitted pursuant to 40 GFR 403-12(b). ++
- determination submission under Section 310.221(d), whichever is 1444mots pretreatment program, bBaseline reports for existing sources are due within 180 days after the Board adopts or incorporates a categorical pretreatment standard or 180 days after the final administrative decision made upon a category For standards adopted by USEPA after authorization of the 5
- Deadlines for new sources and certain industrial users. New sources and sources that become industrial users subsequent to the promulgation of an applicable categorical standard shall submit the baseline report within 90 days before beginning of discharge. :

BOARD NOTE: Derived from 40 CFR 403.12(b) (1986) (1988), as amended at 53 Fed. Reg. 40613, October 17, 1988.

Amended at 13 Ill. Reg. (Source:

Report on Compliance with Deadline Section 310,604

310-633, and certified to by a qualified professional containing the information decribed in Section 310,602(d) through (f). For industrial users pretreatment standards and requirements and the average and maximum daily flow contain a reasonable measure of the user's long term production rate. For all other industrial users subject to categorical pretreatment standards expressed pretreatment standards or requirements. This statement shall be signed by an categorical pretreatment standards or, in the case of a new source following commencement of the introduction of wastewaster into the POTW, any industrial information described in Section 310.602(d) through (f). For industrial user subject to equivalent mass or concentration limits established by the control authority in accordance with procedures in Section 310.230, this report must for these process units in the industrial user which are limited by such pretreatment standards and requirements. The report shall state whether the user subject to pretreatment standards and requirements shall submit to the control authority a report 4nd4eat4ng the mature and concentrat4on of alt pollutants in the discharge from the regulated process which are limited by necessary to bring the industrial user into compliance with the applicable applicable pretreatment standards or requirements are being met on a consistent basis and, if not, what additional 0 and M or pretreatment is authorized representative of the industrial user, as defined in Section Within 90 days following the date for final compliance with applicable

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in terms of allowable pollutant discharge per unit of production (or other measure of operation), this report must include the user's actual production during the appropriate sampling period.

BOARD NOTE: Derived from 40 CFR 403.12(d) (1986) (1988), as amended at Fed. Reg. 40613, October 17, 1988.

, effective Amended at 13 Ill. Reg. (Source:

Periodic Reports on Compliance Section 310,605

- case of a new source, after commencement of the discharge into the POTW, shall submit to the control authority during the months of June control authority may alter the months during which the above reports standard or by the control authority, a report indicating the nature and concentration of pollutants in the effluent which are limited by daily flows for the reporting period for the discharge reported in Section 310.602(d), except that the control authority may require more detailed reporting of flows. In consideration of such factors as local high or low flow rates, holidays, budget cycles, etc., the shall include a record of measured or estimated average and maximum Any industrial user subject to a categorical pretreatment standard, after the compliance date of such pretreatment standard or, in the such categorical pretreatment standards. In addition, this report and December, unless required more frequently in the pretreatment are to be submitted.
- industrial users as provided by Section 310.232, the report required by subsection (a) shall indicate the mass of pollutants regulated by pretreatment standards in the discharge from the industrial user. Where the control authority has imposed mass limitations on 9
- rate. For all other industrial users subject to categorical pretreatment standards expressed only in terms of allowable pollutant discharge per unit of production (or other measure of operation), the report required by subsection (a) must include the user's actual average production rate for the reporting period. procedures in Section 310.230, the report required by subsection (a) must contain a reasonable measure of the user's long term production imits established by the control authority in accordance with the For industrial users subject to equivalent mass or concentration 히

Derived from 40 CFR 403.12(e) (1986), (1988), as amended at 53 Fed. Reg. 40614, October 17, 1988. BOARD NOTE:

Amended at 13 Ill. Reg.

Notice of 5149 LeadingPotential Problems

Section 310,606

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The industrial user shall notify the POIW immediately of any slug loading, as defined by Section 310.202 and 35 Ill. Adm. Gode 307.1101; by the industrial users. All categorical and non-categorical industrial users shall notify the POTM immediately of all discharges that could cause problems to the POTM, including any slug loadings as defined by Section 310.202 and 35 III. Adm. Code 307.1101, by the industrial user.

BOARD NOTE: Derived from 40 CFR 403.12(f) (1986) (1988), as amended at 53 Fed. Reg. 40614, October 17, 1988.

, effective Source: Amended at 13 Ill. Reg.

Monitoring and Analysis Section 310,610

- contained in the discharge which are limited by the applicable pretreatment standards. All analyses shall be perfermed in accordance with procedures referenced in 35 lll. Adm. Gode 307.1003 or with any other test procedures approved by the Agency. Sampling shall be perfermed in accordance with the techniques approved by the Agency. Where 35 lll. Adm. Gode 307.1003 does not reference sampling analytical techniques are inappropriate, sampling and analyces shall be performed using validated analytical methods or any other sampling and analytical procedures, approved by the Agency, including procedures suggested by the POTW or other persons. This sampling and analysis instead of the industrial user, the user is not required to submit the compliance certification required under Sections 310.602(f) and 310.604. In addition, where the POTW itself collects all the information required for the report, including flow data, the industrial user is not required to submit the report. The reports required in Section 310.602(e), 310.604 and 310.605 shall contain the results of sampling and analysis of the discharge, including the flow and the nature and concentration or production and or analytical techniques for the pollutants in question or where USEPA has determined as provided in Section 310-602 that sampling and analysis may be performed by the control authority instead of the industrial user. Where the POIW performs the required sampling and mass where requested by the control authority, of pollutants a
- If sampling performed by an industrial user indicates a violation, the user shall notify the control authority with 24 hours of becoming aware of the violation. The user shall also repeat the sampling and analysis and submit the results of the repeat analysis to the control authority within 30 days after becoming aware of the violation, except the industrial user is not required to resample if: 1
- The control authority performs sampling at the industrial user at a frequency of at least once per month or
- The control authority performs sampling at the user between the

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sampling and the time time when the user performs its initial sampling and when the user receives the results of this sampling.

- The reports required in Section 310.605 must be based upon data obtained through appropriate sampling and analysis performed during the period covered by the report, which data is representative of conditions occurring during the reporting period. The control authority shall require that frequency of monitoring necessary to assess and assure compliance by industrial users with applicable pretreatment standards and requirements. 0
- All analyses must be performed in accordance with procedures referenced in 35 III. Adm. Code 307.1003, or with any other test procedure approved by the Agency. Sampling shall be performed in accordance with the techniques approved by the Agency. Where 35 III Adm. Code 307.1003 does not reference sampling or analytical techniques for the pollutants in question, or where USEPA has determined as provided in Section 310.602 that sampling and analytical techniques are inappropriate, sampling and analytical techniques are inappropriate, sampling and analytical procedures including procedures approved by the POTW or other persons. P
- If an industrial user subject to the reporting requirement in Section 310.605 monitors any pollutant more frequently than required by the control authority, using the procedures prescribed in subsection (d), the results of this monitoring shall be included in the report. 6

Derived from 40 CFR 403.12(g) (1986) (1988), as amended at 53 Fed. Reg. 40614, October 17, 1988. BOARD NOTE:

Amended at 13 Ill. Reg.

Requirements for Non-Categorical Users Section 310,611

The control authority shall require appropriate reporting from those industrial users with discharges that are not subject to categorical pretreatment standards.

Derived from 40 CFR 403.12(h), added at 53 Fed. Reg. 40614, 1988. BOARD NOTE: October

effective (Source: Added at 13 Ill. Reg.

Annual POTW Reports Section 310,612 POTM's with approved pretreatment programs shall provide the approval authority with a report that briefly describes the POTM's program activities, including activities of all participating agencies, if more than one

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jurisdiction is involved in the local program. The report required by this Section must be submitted no later than one year after approval of the POTW's pretreatment program and at least annually thereafter. The report must include, at a minimum, the following:

- An updated list of the POTW's industrial users, including their names and addresses or a list of deletions and additions keyed to a previously submitted list. The POTW shall provide a brief explanation of each deletion. This list must identify which industrial users are subject to categorical pretreatment standards and specify which standards are applicable to each industrial user. The list must indicate which industrial users are subject to more stringent than the categorical pretreatment standards. The POTW shall also list the industrial users that are subject only to local requirements. a
- A summary of the status of industrial user compliance over the reporting period. 9
- A summary of compliance and enforcement activities (including inspections) conducted by the POTW during the reporting period. And, 0
- Any other relevant information requested by the Agency. 히

BOARD NOTE: Derived from 40 CFR 403.12(i), added at 53 40614, October 17, 1988.

Source: Added at 13 Ill. Reg.

Notification of Changed Discharge Section 310,613

All industrial users shall promptly notify the POTW in advance of any substantial change in the volume or character of pollutants in their discharge. Derived from 40 CFR 403.12(j), added at 53 Fed. Reg. 40614, BOARD NOTE: October 17, 1

, effective (Source: Added at 13 Ill. Reg.

Compliance Schedule for POTW's Section 310,621 The following conditions and reporting requirements shall apply to the compliance schedule for development of an approvable POTW pretreatment program required by Sections 310.501 through 310.510.

dates for the commencement and completion of major events leading to the development and implementation of a POTW pretreatment program The schedule shall contain increments of progress in the form of a)

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e.g., acquiring required authorities, developing funding mechanisms, acquiring equipment);

- No increment referred to in Section 310.621(a) shall exceed nine months: (q
- 2 Not later than 14 days following each date in the schedule and the final date for compliance, the POTW shall submit a progress report the Agency including as a minimum, whether or not it complied with date on which it expects to comply with this increment of progress, the reason for delay, and the steps taken by the POTW to return to the schedule established. In no event shall more than nine months the increment of progress to be met on such date and, if not, the elapse between such progress reports to the Agency. 0

BOARD NOTE: Derived from 40 CFR 403.12(h) {1986} (1988), redesignated 40 CFR 403.12(k), as amended at 53 Fed. Reg. 40614, October 17.

Signatory Requirements for Industrial User Reports Section 310,631

The reports required by Sections 310.602, 310.604 and 310.605 must be signed representative istmust include the certification statement as set forth in by an authorized representative of the industrial user. An authorized Section 310.221(b)(2) and must be signed as follows:

- president, if the industrial user submitting the peperts pequiped by Sections 310.602, 310.604 and 310.605 is a corporation. For the purposes of this Section, a responsible corporation. For the purposes of this Section, a responsible corporation. A principal executive officer of at least the level of vice a
- A president, secretary, treasurer or vice-president of the corporation in charge of a principal business function or any other person who performs similar policy or decision-making functions for the corporation; or
- The manager of one or more manufacturing, production or operation facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25 million (in second quarter 1980 dollars) if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures 5)
- A general partner or proprietor, if the industrial user submitting the report required by Sections 310,602, 310,604 and 310,605 is a (q

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partnership or sole proprietorship, respectively.

- subsections (a) or (b), if: such representative is responsible for the everall operation of the facility from which the indirect A duly authorized representative of the individual designated in discharge originates 0
- The authorization is made in writing by the individual described in subsections (a) or (b);
- The authorization specifies either an individual or a position having responsibility for the overall operation of the facility from which the industrial discharge originates, such as the position of plant manager, operator of a well or well field superintendent or a position of equivalent responsibility or having overall responsibility for environmental matters for the company; and 5
- The written authorization is submitted to the control authority.
- If an authorization under subsection (c) is no longer accurate because a different individual or position has responsibility for the overall operation of the facility or overall responsibility for tenvironmental matters for the company, a new authorization satisfying the requirements of subsection (c) must be submitted to the control authority prior to or together with any reports to be signed by an authorized representative. 히

BOARD NOTE: Derived from 40 CFR 403.12(i) {1986} (1988), redesignated 40 CFR 403.12(1), as amended at 53 Fed. Reg. 40614, October 17, 1988.

, effective Amended at 13 Ill. Reg. (Source:

Signatory Requirements for POTW Reports Section 310,632

Reports submitted to the Agency by the POTW in accordance with Section 310.621 must be signed by a principal executive officer, ranking elected official or other duly authorized employee if such employee is responsible for overall operation of the POTW. BOARD NOTE: Derived from 40 CFR 403.12(j) (*1986) (1983), redesignated 40 CFR 403.12(m), as amended by 53 Fed. Reg. 40613, October 17, 1988.

(Source: Amended at 13 Ill. Reg.

Fraud and False Statements Section 310,633 The reports required by Sections 310.602, 310.604, 310.605, 310.611, 310.612

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reference in Section 310,107, relating to fraud and false statements and the provisions of Section 309(c)(2) of the CWA governing false statements, representations or certifications in reports required under the CWA, and to and 310,621 are subject to the provisions of 18 U.S.C. 1001, incorporated by the provisions of Title XII of the Act. Derived from 40 CFR 403.12(k) (1986) (1988), redesignated 40 CFR amended by 53 Fed. Reg. 40614, October 17, 1988. 403.12(n), as amended by 53 Fed. Reg. 40614, October 17, BOARD NOTE:

, effective Amended at 13 Ill. Reg. (Source:

Recordkeeping Requirements Section 310,634

- Any industrial user the POTW subject to the reporting requirements established in this Subpart shall maintain records of all information resulting from any monitoring activities required by this Subpart. Such records shall include for all samples: a)
- The date, exact place, method and time of sampling, and the names of the person or persons taking the samples;
- The dates analyses were performed; 2)
- Who performed the analyses; 3)
- The analytical techniques/methods use; and 4)
- The results of such analyses, 2)
- Any industrial user or POTW subject to the reporting requirements established in this Subpart shall be required to retain for a minimum retention shall be extended during the course of any unresolved litigation regarding the industrial user or POTW or when requested by of 3 years any records of monitoring activities and results (whether or not such monitoring activities are required by this Section) and shall make such records available for inspection and copying by the This period of (and POTW in the case of an industrial user). the Agency. Agency. 9
- pursuant to Sections 310.602, 310.604 and, 310.605 and 310.611 shall retain such reports for a minimum of 3 years and shall make such reports available for inspection and copying by the Agency. This unresolved litigation regarding the discharge of pollutants by the industrial user or the operation of the POTW pretreatment program or period of retention shall be extended during the course of any Any POTW to which reports are submitted by an industrial user when requested by the Agency. 0

BOARD NOTE: Derived from 40 CFR 403.12(1) (1986) (1988),

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redesignated 40 CFR 403.12(o), as amended at 53 Fed. Reg. 40614, October 17, 1988.

, effective Amended at 13 Ill. Reg. SUBPART H: ADJUSTMENTS FOR POLLUTANTS IN INTAKE

Net/Gross Calculation by USEPA Section 310.801 USEPA may adjust categorical pretreatment standards to reflect the presence of pollutants in the industrial user's intake water as provided in 40 CFR 403.15 (1986), as amended at 53 Fed. Reg. 40615, October 17, 1988.

, effective (Source: Amended at 13 Ill. Reg.

SUBPART I: UPSETS

Conditions Necessary for an Upset Section 310,903

shall demonstrate, through properly signed, contemporaneous operating logs or An industrial user who wishes to establish the affirmative defense of upset other relevant evidence, that;

- An upset occurred and the industrial user can identify the specifie cause or causes of the upset; a)
- The facility was at the time being operated in a prudent and workmanlike manner and in compliance with applicable operation and maintenance procedures; 9
- POTW and control authority within 24 hours of becoming aware of the upset (if this information is provided orally, a written submission The industrial user has submitted the following information to the must be provided within five days); ç
- A description of the indirect discharge and cause noncompliance; 1
- exact dates and times or, The period of noncompliance, including exact dates and times if not corrected, the anticipated time the noncompliance is expected to continue: 5)
- Steps being taken or planned to reduce, eliminate and prevent recurrence of the noncompliance. 3

Derived from 40 CFR 403.16(c) (1986) (1988), as amended at 53 Fed. Reg. 40615, October 17, BOARD NOTE:

(Source: Amended at 13 Ill. Reg.

, effective

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SUBPART J: BYPASS

Section

wastestreams from any the intentional diversion or wastest industrial user's treatment facility. an "Bypass" me portion of

"Severe property damage" means substantial physical damage to property, damage to treatment facilities which causes them to become inoperable or substantial and permanent loss of natural resources which can reasonably be expected to occur in the absence of a bypass., Severe property damage does not mean economic loss caused by in production.

80ARD NOTE: Derived from 40 CFR 403.17(a), added at 53 Fed. Reg. 40615, October 17, 1988.

effective 13 Ill. Reg. at Added Source:

Section 310,911

Standards or Requirements Bypass Not Violating Applicable Pretreatment Standards or Requir

industrial user may allow any bypass to occur which does not cause treatment standards or requirements to be violated, but only if it also is essential maintenance to assure efficient operation. These bypasses are subject to the provisions of Sections 310.912 and 310.913. An industrial user mpretreatment standard for essential mainter not subject to the pr

403.17(b), added at 53 Fed. Reg. 40615, Derived from 40 CFR BOARD NOTE: D October 17, 1

, effective Added at 13 Ill. Reg. (Source:

Section 310,912

- If an industrial user knows in advance of the need for a bypass, it shall submit prior notice to the control authority, if possible at least 10 days before the date of the bypass. a
- An industrial user shall submit oral notice of an unanticipated bypass that exceeds applicable pretreatment standards to the control authority within 24 hours from the time the industrial user becomes aware of the bypass. A written submission shall also be provided within 5 days of the time the industrial user becomes aware of the bypass. The written submission must contain: 9
- A description of the bypass and its cause,
- The duration of the bypass, including exact dates and times 2)

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- If the bypass has not been corrected, the anticipated time it is expected to continue and the steps taken or planned to reduce, eliminate and prevent reoccurrence of the bypass. 3
- The control authority may waive the written report on a case-by-case basis if the oral report has been received within 24 hours. Derived from 40 CFR 403.17(c), added at 53 Fed. Reg. BOARD NOTE: Derived from 40615, October 17, 1988. 0

effective (Source: Added at 13 Ill. Reg.

Prohibition of Bypass Section 310.913

Bypass is prohibited unless:

- Bypass was unavoidable to prevent loss of life, personal injury or severe property damage; 9
- There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass which occurred during normal periods of equipment downtime or preventative maintenance; and 9
- The industrial user submitted notices as required under Section 310,912. 0

Derived from 40 CFR 403.17(d), added at 53 Fed. Reg. 40615, October 17, 1988 BOARD NOTE:

, effective Added at 13 Ill. Reg. (Source:

SUBPART K: MODIFICATION OF POTW PRETREATMENT PROGRAMS

General Section 310,920 Either the Agency or a POTW with an approved POTW pretreatment program may initiate program modification at any time to reflect changing conditions at the POTW. Program modification is necessary whenever there is a significant change in the operation of a POTW pretreatment program that differs from the information in the POTW's submission, as approved under Section 310.541 through Section 310.546.

NOTICE OF PROPOSED AMENDMENTS

BOARD NOTE: Derived from 40 CFR 403.18(a), added at 53 Fed. Reg. 40615, October 17, 1988

(Source: Added at 13 Ill. Reg.

, effective

Procedures Section 310.921

POTW pretreatment program modifications must be accomplished as follows for substantial modifications, as defined in Section 910,922.

- The POTW shall submit to the Agency a statement of the basis for the desired modification, a modified program description (See Section 310.510) or such other documents the Agency determines to be necessary under the circumstances a
- The Agency shall approve or disapprove the modification based on the requirements of Section 310.510, following the procedures in Section 9
- The modification must be incorporated into the POTW's NPDES permit after approval pursuant to 35 Ill. Adm. Code 309.Subpart A. 히
- The modification becomes effective upon approval by the Agency. Notice of approval must be published in the same newspaper of the original request for approval of the modification under Section 310.542(a)(1)(B). 히

BOARD NOTE: Derived from 40 CFR 403.18(b), added at 53 Fed. Reg.

40615, October 17,

, effective Source: Added at 13 Ill. Reg.

Substantial Modifications Section 310,922

- The following are substantial modifications for purposes of this a
- Changes to the POTW's legal authorities. a
- Changes to local limits, which result in less stringent local imits 2
- Changes to the POTW's control mechanism, as described in Section 310.510(a)(3). 3
- Changes to the POTW's method for implementing categorical pretreatment standards (e.g. incorporation by reference, pretreatment standards (e.g. separate promulgation, etc. 4

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- A decrease in the frequency of self-monitoring or reporting required of industrial users. 2
- A decrease in the frequency of industrial user inspections or sampling by the POTW. 9
- Changes to the POTW's confidentiality procedures. N
- Significant reductions in the POTW's pretreatment program resources (including personnel commitments, equipment and funding levels). And 8
- Changes in the POTW's sludge disposal and management practices. 6
- The Agency may designate other specific modifications, in addition to those listed in subsection (a)(1) as substantial modifications. ্ৰা

BOARD NOTE: Derived from 40 CFR 403.18(c), added at 53 Fed. Reg. 40615, October 17, 1988.

(Source: Added at 13 Ill. Reg.

, effective

NOTICE OF PROPOSED AMENDMENTS

Sewer Discharge Criteria

Heading of the Part:

- 307 35 Ill. Adm. Code Code Citation: 5
 - Section Numbers

3)

Amendments Amendments 307.7701, 307.7702, 307.7703, 307.7704 307.7706 307.7700, 307.7705,

Proposed Action:

- Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013.3 and Statutory Authority: 4
- A Complete Description of the Subjects and Issues Involved: 2

A complete description is contained in the Board's Proposed Opinion of May 11, 1989 in R89-3, which Opinion is available from the address below.

This proposal amends the Board's pretreatment rules, which govern discharges by industrial users to publicly owned treatment works (PDTMS). The rules are intended to prevent industrial discharges from passing through PDTW treatment plants, without adequate treatment, to waters of the State, and to prevent industrial discharges from interfering with the operation of the treatment plant. The Board's pretreatment rules are contained in 35 Ill. Adm. Code 307 and 310. This rulemaking updates the pretreatment rules to correspond with amendments to the USEPA pretreatment rules during the period July 1 through December 31, 1988.

The proposed amendments update incorporations by reference affecting the aluminum forming category.

- Will this proposed rule replace an emergency rule currently in effect? No.
- Does this rulemaking contain an automatic repeal date?: 7

Does this proposed amendment

8

contain incorporations by reference?

- Yes. This Part incorporates federal regulations by reference. Section $13.3\ {\rm of}$ the Environmental Protection Act provides that Section $6.02\ {\rm of}$ the APA does not apply to this rulemaking.
- Are there any other amendments pending on this Part? Yes. In R88-9. 6

Citation
Action
Numbers

May 19, 1989; 13 Ill. Reg. 7754 Amendment 307.1102

Statement of Statewide Policy Objectives: 10)

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NOTICE OF PROPOSED AMENDMENTS

This rulemaking is mandated by Section 13.3 of the Environmental Protection Act. The statewide policy objectives are set forth in Section 11 of that Act. These rules are intended to prevent industrial discharges from passing through or interfering with publicly owned treatment works.

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

The Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R89-3 and be addressed to:

Illinois Pollution Control Board State of Illinois Center, Suite 11-500 Ms. Dorothy M. Gunn, Clerk 100 W. Randolph St. Chicago, 1L 60601

- 12) Initial Regulatory Flexibility Analysis:
- Date rule was submitted to the Small Business Office of the Department of Commence and Community Affairs: Nay 17, 1989 B
- Types of small businesses affected 8

This rulemaking may affect small businesses which are involved in aluminum forming. Reporting, bookkeeping or other procedures required for compliance: 0

industrial users obtain pretreatment permits or authorizations to discharge, and to complete periodic reports as to amounts The existing rules in 35 Ill. Adm. Code 307 and 310 require that discharged.

Types of professional skills necessary for compliance 6

of The existing and proposed rules may require the services attorney, chemist and registered professional engineer.

The full text of the Proposed Amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

	Preamble (Renumbered)	General Requirements (Renumbered)	Mercury (Renumbered)	Cyanide (STORET number 00720) (Renumbered)	Pretreatment Requirements (Repealed)	Preamble	Definitions	Test Procedures for Measurement	Toxic Pollutants
Section	307,101	307.102	307,103	307.104	307,105	307,1001	307,1002	307,1003	307,1005

SUBPAR

Section 307.1101 General and Specific Requirements 307.1102 Mercury 307.1103 Cyanide

	SUBPARI F: DAIRT PRUDUCIS PRUCESSING
Section	
307,1501	Receiving Stations
307,1502	Fluid Products
307,1503	Cultured Products
307,1504	Butter
307,1505	Cottage Cheese and Cultured Cream Cheese
307,1506	Natural and Processed Cheese
307,1507	Fluid Mix for Ice Cream and other Frozen Desserts
307.1508	Ice Cream, Frozen Desserts, Novelties and Other Dair
307,1509	Condensed Milk
307,1510	Dry Milk
307,1511	Condensed Whey
307.1512	Dry Whey

The transfer of		
Materials Storage Piles Runoff	307.2103	
Leaching	307.2102	
Nonleaching	307.2101	
	1013300	

Section 307.1601 307.1602 307.1603 307.1604 307.1605 307.1606

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Hot Cereal Ready-to-eat Cereal Wheat Starch and Gluten	SUBPART H: CANNED AND PRESERVED FRUITS AND VEGETABLES General Provisions Apple Juice	Apple Products Citrus Products Frozen Potato Products Dehydrated Potato Products Canned and Preserved Fruits Canned and Preserved Specialties Canned and Preserved Vegetables	SUBPART I: CANNED AND PRESERVED SEAFOOD Farm-raised Catfish Fish Meal Processing Subcategory	SUBPART J: SUGAR PROCESSING Beet Sugar Processing Crystalline Cane Sugar Refining Liquid Cane Sugar Refining	General Provisions Wool Scouring Wool Finishing Low Water Use Processing Woorn Fabric Finishing Knit Fabric Finishing Carpet Finishing Stock and Yarn Finishing Nonwoven Manufacturing Felted Fabric Processing	SUBPART L: CEMENT MANUFACTURING Nonleaching Leaching Materials Storage Piles Runoff SUBPART M: FEEDLOTS General
307.1608 307.1609 307.1610	Section 307.1700 307.1701	307.1702 307.1703 307.1704 307.1705 307.1706 307.1706	Section 307.1801 307.1815	Section 307.1901 307.1902 307.1903	Section 307.2000 307.2001 307.2002 307.2004 307.2006 307.2006 307.2006 307.2008	Section 307.2101 307.2102 307.2103 Section 307.2201
TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE C: WATER POLLUTION CHAPTER I: POLLUTION CONTROL BOARD	PART 307 SEWER DISCHARGE CRITERIA SUBPART A: GENERAL PROVISIONS	Preamble (Renumbered) General Requirements (Renumbered) Mercury (Renumbered) Cyanide (STORET number 00720) (Renumbered) Pretreatment Requirements (Repealed) Preamble	Test Procedures for Measurement Toxic Pollutants SUBPART B: GENERAL AND SPECIFIC PRETREATMENT REQUIREMENTS	General and Specific Requirements Mercury Cyanide SUBPART F: DAIRY PRODUCTS PROCESSING	Receiving Stations Fluid Products Cultured Products Cultured Products Butter Cottage Cheese and Cultured Cream Cheese Natural and Processed Cheese Fluid Mix for Ice Cream and other Frozen Desserts Ice Cream, Frozen Desserts, Novelties and Other Dairy Desserts Condensed Milk Dry Milk Condensed Whey Dry Whey	SUBPART G: GRAIN MILLS Corn Wet Milling Corn Dry Milling Normal Wheat Flour Milling Normal Rice Milling Parboiled Rice Milling Animal Feed

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POLLUTION CONTROL BOARD
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,				307.3111	307,3113	307.3114 307.3115 367.3115	307.3117	307.3118	307,3120	307.3122	307.3124	307,3125	307,3127	307.3129	307,3130		Section	307.3301		Section	307.3401	201.3402	307,3403	307.3404	307,3405	307.3407		Section 307,3500	307,3501	307,3502	307,3504	307, 3506	307,3508
GET STORY CONT.	ILLINOIS REGISTER	POLLUTION CONTROL BOARD	NOTICE OF PROPOSED AMENDMENTS	Manufacture of Detergent Bars and Cakes	SUBPART S: FERTILIZER MANUFACTURING	Phosphate .	Ammon ia Urea	Ammonium Nitrate Nitric Acid	Ammonium Sulfate Production Mixed and Blend Fertilizer Production	SUBPART T: PETROLEUM REFINING		Topping Cracking	Petrochemical	Integrated	SUBPART U: IRON AND STEEL MANUFACTURING		General Provisions Cokemaking	Sintering	⊥ronmaking Steelmaking	Vacuum Degassing	Continuous Casting	Salt Bath Descaling	Acid Pickling	Cold Forming Alkaline Cleaning	Hot Coating	SUBPART V: NONFERROUS METALS MANUFACTURING	General Provisions	Bauxite Refining Primary Aluminum Smelting	Secondary Aluminum Smelting	Primary Copper Smerting Primary Electrolytic Copper Refining	Secondary Copper Primary Lead	Primary Zinc Motalluraisal Acid Olante	Primary Tungsten
	89			307.2719		Section 307.2801	307.2803	307.2804	307.2806		Section	307,2901	307,2903	307.2905		Section	307,3000	307.3002	307,3003	307,3005	307.3006	307.3008	307,3009	307.3011	307,3012		Section 307.3100	307.3101	307,3103	307,3105	307,3106	307.3108	307.3110

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. ILLINOIS REGISTER 9478	JARD	NOTICE OF PROPOSED AMENDMENTS	307.3111 Primary Columbium-Tantalum 307.3112 Secondary Silver 307.3113 Secondary Lead	307.3114 Primary Antimony 307.3115 Primary Beryllium 307.3116 Primary and Secondary Germanium and Gallium 307.3117 Secondary Indium 307.3118 Secondary Mercury 307.3119 Primary Molybdenum and Rhenium 307.3120 Secondary Molybdenum and Chahl		Section Steam Electric Power Generating Section Steam Electric Power Generating Section SubPART Y: FERROALLOY WANUFACTURING Section 307.3401 Open Electric Furnaces With Wet Air Pollution Control Devices Covered Electric Furnaces and Other Smelting Operations with Wet Air Pollution Control Devices Slag Processing Covered Calcium Carbide Furnaces With Wet Air Pollution Control Devices Slag Processing Covered Calcium Carbide Furnaces With Wet Air Pollution Control Devices Slag Processing Covered Calcium Carbide Furnaces With Wet Air Pollution Control Devices Slag Processing Covered Calcium Carbide Furnaces With Wet Air Pollution Control Slag Processing Covered Calcium Carbide Furnaces With Wet Air Pollution Control Devices Slag Processing Covered Calcium Carbide Furnaces With Wet Air Pollution Control Slag Slag Processing Slag Processing Slag Slag Processing Slag Slag Processing Slag Slag Processing Slag Slag Processing Proc
ILLINOIS REGISTER	POLLUTION CONTROL BOARD	NOTICE OF PROPOSED AMENDMENTS	nufacture of Detergent Bars and Cakes SUBPART S: FERTILIZER MANUFACTURING	osphate monia ea monium Nitrate tric Acid tric Acid tric Acid tric Acid fate Production	SUBPART T: PETROLEUM REFINING sacking trochemical be tegrated SUBPART U: IRON AND STEEL MANUFACTURING	kemaking ntering onmaking cum Degassing cum Degassing ntinuous Casting it Forming lt Bath Descaling id Forming lt Forming kaline Cleaning kaline Cleaning condary Aluminum Smelting imary Copper Smelting imary Copper Smelting imary Copper condary Aluminum Smelting imary Lead

NOTICE OF PROPOSED AMENDMENTS

	Method
Finish-Splits	Ferricyanide Titration
tan-	Potassium
307.3509	307,3590

SUBPART BA: GLASS MANUFACTURING

Insulation Fiberglass Sheet Glass Manufacturing Rolled Glass Manufacturing Plate Glass Manufacturing Float Glass Manufacturing Automotive Glass Tempering Automotive Glass Laminating Glass Container Manufacturing Glass Tubing (Danner) Manufacturing	Incandescent Lamp Envelope Manufacturing Hand Pressed and Blown Glass Manufacturing
Section 307.3601 307.3602 307.3602 307.3604 307.3606 307.3606 307.3608 307.3608 307.3610 307.3610 307.3611	307.3612

SUBPART BB: ASBESTOS MANUFACTURING

	Asbestos-Cement Pipe	Asbestos-Cement Sheet	Asbestos Paper (Starch Binder)	Asbestos Paper (Elastomeric Binder)	Asbestos Millboard	Asbestos Roofing	Asbestos Floor Tile	Coating or Finishing of Asbestos Textiles	Solvent Recovery	Vapor Absorption	Wet Dust Collection
Section	307,3701	307,3702	307.3703	307.3704	307,3705	307,3706	307.3707	307.3708	307,3709	307,3710	307,3711

SUBPART BC: RUBBER MANUFACTURING

SUBPART BD: TIMBER PRODUCTS PROCESSING

General Provisions

Section 307.3900

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SUBPART BF: BUILDERS' PAPER AND BOARD MILLS

ILLINOIS REGISTER	POLLUTION CONTROL BOARD	NOTICE OF PROPOSED AMENDMENTS	Metallo-Organic Pesticides Chemicals Manufacturing Pesticide Chemicals Formulating and Packaging	SUBPA	Carbon Black Furnace Process Carbon Black Thermal Process Carbon Black Channel Process Carbon Black Lamp Process	SUBPART CJ: BATTERY MANUFACTURING	5 5	Lead Lead :+ki.m	Hagnesium Zinc	SUBPART CL: PLASTICS MOLDING AND FORMING	General Provisions Contact Cooling and Heating Water Cleaning Water Finishing Water	SUBPART CM: METAL MOLDING AND CASTING	General Provisions	Aluminum Casting Copper Casting Ferrous Casting Zinc Casting	SUBPART CN: COIL COATING		Greef Basis Material	dalyan zed basis material Aluminum Basis Material		SUBFART CU: FURGELAIN ENAMELING	General Provisions Steel Basis Material Cast Iron Basis Material
			307.6502 307.6503	Section	307,6801 307,6802 307,6803 307,6804	Section 307,7100	307.7101	307.7104	307,7106 307,7106 307,7107		Section 307.7300 307.7301 307.7302 307.7303		Section 307.7400	307.7401 307.7402 307.7403 307.7404		Section	307.7501	307.7503	307.7004	Section	307.7600 307.7601 307.7602
ILLINOIS REGISTER	POLLUTION CONTROL BOARD	NOTICE OF PROPOSED AMENDMENTS	Builder's Paper and Roofing Felt	SUBPART BG: MEAT PRODUCTS	Simple Slaughterhouse Complex Slaughterhouse Low-Processing Packinghouse High-Processing Packinghouse			SUBPART BH: METAL FINISHING	General Provisions Metal Finishing	SUBPART BN: PHARMACEUTICAL MANUFACTURING		Mixing/Compounding and Formulation Research	SUBPART BR: PAVING AND ROOFING MATERIALS (TARS AND ASPHALT)		Linoleum and Printed Asphalt Felt	SUBPART BU: PAINT FORMULATING	Oil-Base Solvent Wash Paint	SUBPART BV: INK FORMULATING	Oil-Base Solvent Wash Ink	SUBPART CD: PESTICIDE CHEMICALS	General Provisions Organic Pesticide Chemicals Manufacturing
9481	89		Section 307.4101	Section	307.4201 307.4202 307.4203 307.4204	307.4206	307.4209	4000	307.4300 307.4301		Section 307.4900 307.4901 307.4902	307.4904 307.4905		307.5301 307.5302 307.5303	307.5304	Coction	307.5601	Coction	307.5701		Section 307.6500 307.6501

Aluminum Basis Material Copper Basis Material 307.7603 SUBPART CP: ALUMINUM FORMING General Provisions

Drawing With Emulsions or Soaps Rolling With Neat Oils Drawing With Neat Oils Rolling With Emulsions Extrusion Forging 307.7701 307.7705 7703 307,7700 307.7704 307.7

Beryllium Copper Forming General Provisions Copper Forming 307.7800 307.7802 Section

SUBPART CQ: COPPER FORMING

SUBPART CR: ELECTRICAL AND ELECTRONIC COMPONENTS .uminescent Materials Electronic Crystals Cathode Ray Tube Semiconductor 307,7901 307,7902 307,7903 307,7904 Section

SUBPART CT: NONFERROUS METALS FORMING AND METAL POWDERS

Refractory Metals Forming Zirconium-Hafnium Forming _ead-Tin-Bismuth Forming Precious Metals Forming Nickel-Cobalt Forming General Provisions Magnesium Forming Fitanium Forming Uranium Forming Metal Powders Zinc Forming 307.8103 307.8107 307,8108 307,8100 307,8102 307,8105 307,8106 307.8101 Section

References to Previous Rules (Repealed) Appendix

AUTHORITY: Implementing Sections 13 and 13.3 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1987, ch. 111 1/2, pars. 1013, 1013.3 and 1027, as amended by P.A. 85-1048, effective January 1, 1989).

SOURCE: Adopted in R70-5, at 1 PCB 426, March 31, 1971; amended in R71-14, at 4 PCB 3, March 7, 1972; amended in R74-3, at 19 PCB 182, October 30, 1975; amended in R74-15, 16, at 31 PCB 405, at 2 Ill. Reg. 44, p. 151,

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effective November 2, 1978; amended in R76-17, at 31 PCB 713, at 2 Ill. Reg. 45, p. 101, effective November 5, 1978; amended in R76-21, at 44 PCB 203, at 6 Ill. Reg. 563, effective December 24, 1981; codified at 6 Ill. Reg. 7818; amended in R82-5, 10, at 54 PCB 411, at 8 Ill. Reg. 1625, effective January 18, 1984; amended in R86-44 at 12 Ill. Reg. 2592, effective January 13, amended in R88-11 at 12 Ill. Reg. 13094, effective July 29, 1988; amended in R88-18 at 13 Ill. Reg. 1794, effective January 31, 1989; amended , effective in R89-3 at 13 Ill. Reg.

SUBPART CP: ALUMINUM FORMING

Section 307.7700 General Provisions

Applicability, a)

- regulation under the electroplating and metal finishing provisions of Subparts N and AH. Casting aluminum when performed as an integral part of aluminum forming and located on-site at an aluminum forming plant is considered an aluminum forming operation and is covered under this Subpart. When aluminum forming is performed on the same site as primary aluminum meducing is performed on the same site as primary (nonferrous metals) if there is no cooling of the aluminum prior to casting. If the aluminum is cooled prior to casting then the Aluminum forming includes commonly recognized forming operations such as rolling, drawing, extruding and forging, and related operations such as heat treatment, casting and surface treatment of aluminum is any chemical or forming whenever it is performed as an integral part of aluminum forming. For the purposes of this Subpart, surface treatment of aluminum is considered to be an integral part of aluminum forming whenever it is performed at the same plant site at which aluminum is formed and such operations are not considered for Such surface treatment is considered to be a part of aluminum electrochemical treatment applied to the surface of aluminum. casting shall be regulated by this Subpart.
- This Subpart applies to any aluminum forming facility, except for plants identified under subsection (a)(3), which introduces or may introduce pollutants into a POTW. 5
- This Subpart applies to indirect discharging aluminum forming plants that extrude less than 3 million pounds of product per year and draw, with emulsions or soaps, less than 1 million pounds per year. 3
- General definitions. The Board incorporates by reference 40 CFR 467.02 (*1986) 1988), as amended at 53 Fed. Reg. 52369, December 27, 1988. This incorporation includes no later amendments or editions. Q

NOTICE OF PROPOSED AMENDMENTS

- c) Monitoring requirements. The Board incorporates by reference 40 CFR 467.03 (*1986) (1988). This incorporation includes no later amendments or editions.
- d) Compliance dates. The Board incorporates by reference 40 CFR 467.04 (1986)(1988). This incorporation includes no later amendments or editions.
- e) Removal credits. The control authority may grant removal credits pursuant to 35 Ill. Adm. Code 310.300 et seq. for toxic metals limited in this Subpart when used as indicator pollutants.

(Source: Amended at 13 Ill. Reg. , effective

Section 307.7701 Rolling With Neat Oils

- a) Applicability. This Section applies to discharges resulting from the core and the ancillary operations of the rolling with neat oils subcategory.
- b) Specialized definitions. The Board incorporates by reference 40 CFR 467.11 (1986) (1988). This incorporation includes no later amendments or editions.
- c) Existing sources:
- 1) The Board incorporates by reference 40 CFR 467.15 (1986) [1988). as amended at 53 Fed. Reg. 52369, December 27, 1988. This incorporation includes no later amendments or editions.
- 2) No person subject to the pretreatment standards incorporated by reference in subsection $(\underline{c})(1)$ shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards.
- d) New sources:
- The Board incorporates by reference 40 CFR 467.16 (1986)(1988). This incorporation includes no later amendments or editions.
- 2) No person subject to the pretreatment standards incorporated by reference in subsection (d)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards.
- "New source" means any building, structure, facility or installation the construction of which commenced after November

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22, 1982.

(Source: Amended at 13 Ill. Reg. , effective

Section 307.7702 Rolling With Emulsions

- a) Applicability. This Section applies to discharges resulting from the core and the ancillary operations of the rolling with emulsions subcategory.
- b) Specialized definitions. The Board incorporates by reference 40 CFR 467.21 (1986)(1988). This incorporation includes no later amendments or editions.
- c) Existing sources:
- 1) The Board incorporates by reference 40 CFR 467.25 (1986) (1988). as amended at 53 Fed Reg. 52369, December 27, 1988. This incorporation includes no later amendments or editions.
- No person subject to the pretreatment standards incorporated by reference in subsection (c)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards.
- d) New sources:
- The Board incorporates by reference 40 CFR 467.26 (1986)(1988). This incorporation includes no later amendments or editions.
- 2) No person subject to the pretreatment standards incorporated by reference in subsection (d)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards.
- "New source" means any building, structure, facility or installation the construction of which commenced after November 22, 1982.

(Source: Amended at 13 Ill. Reg. , effective

Section 307.7703 Extrusion

- a) Applicability. This Section applies to discharges resulting from the core and the ancillary operations of the extrusion subcategory.
- b) Specialized definitions. The Board incorporates by reference 40 CFR 467.31 (±986)(1988). This incorporation includes no later amendments

PROPOSED AMENDMENTS NOTICE OF

Existing sources: 0

- The Board incorporates by reference 40 CFR 467.35 (1986)(1988). as amended at 53 Fed. Reg. 52369, December 27, 1988. This incorporation includes no later amendments or editions.
- No person subject to the pretreatment standards incorporated by reference in subsection (c)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards.

sources: New 9

- (1986)(1988). This incorporation includes no later amendments or editions. 467,36 The Board incorporates by reference 40 CFR 1)
- No person subject to the pretreatment standards incorporated by reference in subsection (d)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 5)
- "New source" means any buildThe Board incorporates by reference 40 CFR 467.35 {1986}(1988), as amended at 53 Fed. Reg. 52369, December 27, 1988. This incorporation includes no later amendments or editions. 3)

, effective Amended at 13 Ill. Reg. (Source:

Section 307.7704 Forging

- Applicability. This Section applies to discharges resulting from the core of the forging subcategory and the ancillary operations. a)
- 467.41 (1986) (1988). This incorporation includes no later amendments Specialized definitions. The Board incorporates by reference 40 CFR editions. (q

Existing sources: 0

- The Board incorporates by reference 40 CFR 467.45 (1986)(1988). as amended at 53 Fed. Reg. 52369, December 27, 1988. This incorporation includes no later amendments or editions. 7
- reference in subsection (c)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such No person subject to the pretreatment standards incorporated by 2)

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standards.

New sources: P

- The Board incorporates by reference 40 CFR 467.46 (1988). This incorporation includes no later amendments or editions. 1
- reference in subsection (d)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such No person subject to the pretreatment standards incorporated by standards. 2)
- "New source" means any building, structure, facility or installation the construction of which commenced after November 22, 1982. 3)

, effective (Source: Amended at 13 Ill. Reg.

Section 307.7705 Drawing With Neat Oils

- Applicability. This Section applies to discharges resulting from the core of the drawing with neat oils subcategory and the ancillary operations. a)
- Specialized definitions. The Board incorporates by reference 40 CFR 467.51 $\{\pm986\}(1988)$. This incorporation includes no later amendments or editions. 9

Existing sources: 0

- The Board incorporates by reference 40 CFR 467.55 (1986)(1988). as amended at 53 Fed. Reg. 52369, December 27, 1988. This incorporation includes no later amendments or editions. 1)
- reference in subsection (C)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such No person subject to the pretreatment standards incorporated by standards. 5)

sources: New P

- This incorporation includes no later amendments The Board incorporates by reference 40 CFR 467.56 (1986) (1988). or editions. 1
- reference in subsection (d)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such No person subject to the pretreatment standards incorporated by 2)

NOTICE OF PROPOSED AMENDMENTS

standards.

SECRETARY OF STATE

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NOTICE OF PROPOSED AMENDMENTS

- Cancellation, Revocation and Suspension of Licenses Heading of the Part: 7
- 92 III. Adm. Code 1040 2) Code Citation:

"New source" means any building, structure, facility or installation the construction of which commenced after November

Amended at 13 Ill. Reg.

(Source:

Section 307,7706

a)

22, 1982.

3

3) Section Number

Proposed Action

1040.31

New Section

- Registration Law of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b) and Section 6-303 of the Illinois Driver Licensing Law Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and of the Illinois Vehicle Gode (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 7 Applicability. This Section applies to discharges resulting from the core and the ancillary operations of the drawing with emulsions or Drawing With Emulsions or Soaps soaps subcategory.
- Specialized definitions. The Board incorporates by reference 40 CFR 467.61 (1986) (1988). This incorporation includes no later amendments 9

2

rulemaking establishes the criteria for lengthening a period of a suspension or revocation as a result of a conviction for operating a motor

vehicle during a period of time when an individual's driving privileges are

suspended or revoked.

6) Will this proposed rule replace an emergency rule currently in effect?

9) Are there any other proposed amendments pending on this Part: Yes.

Does this proposed amendment contain incorporations by reference?

Does this rulemaking contain an automatic repeal date?

2

Illinois Register

Citation

Proposed Action

Section Numbers

Amendment

Š.

Yes X No.

A Complete Description of the Subjects and Issues Involved: This proposed

- Existing sources: G
- The Board incorporates by reference 40 CFR 467.65 (1986) [1988], as amended at 53 Fed. Reg. 52369, December 27, 1988. This Incorporation includes no later amendments or editions. 1
- reference in subsection (c)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such No person subject to the pretreatment standards incorporated by standards. 2)
- sources: New P
- The Board incorporates by reference 40 CFR 467.66 (±986)(1988). This incorporation includes no later amendments (1986) (1988). or editions. 1
- No person subject to the pretreatment standards incorporated by reference in subsection (d)(1) shall cause, threaten or allow the discharge of any contaminant to a POTW in violation of such standards. 5)
- "New source" means any building, structure, facility or installation the construction of which commenced after November 3

, effective

(Source: Amended at 13 Ill. Reg.

This amendment has no effect on local 13 Ill. Reg. Statement of Policy Objectives: 10)

units of government.

Time, Place and Manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to: Nancy G. Easum 11)

Deputy General Counsel to the Secretary 2701 S. Dirksen Parkway Springfield, IL 217/782-5356

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel that this proposed rulemaking will affect small businesses and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community any types of

The full text of the Proposed Rule(s) begins on the next page:

ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

CHAPTER II: SECRETARY OF STATE TITLE 92: TRANSPORTATION

CANCELLATION, REVOCATION OR SUSPENSION OF LICENSES OR PERMITS PART 1040

Court to Forward Licenses and Reports of Convictions Illinois Traffic Offense Table 1040.20

3 or More Traffic Offenses Within 12 Months 1040.30

Operating a Motor Vehicle During a Period of Suspension or Revocation 1040.31

Suspension or Revocation of Licenses or Permits Used Fraudulently 1040.32

Commission of Offense Requiring Mandatory Revocation Upon Conviction

Commission of a Traffic Offense in Another State Repeated Conviction or Collisions 1040.40

Suspension of Licenses for Curfew Violations Fleeing and Eluding 1040.41 1040.42

Illegal Transportation 1040.43

Fatal Accident & Personal Injury Vehicle Emission Suspensions 1040.46 1040.48

Suspension or Revocations of a License of 1040.50

Commercial Vehicle Driver

Release of Information Regarding a Disposition of 1040.60

Court Supervision

Invalidation of a Restricted Driving Permit Offenses Occurring on Military Bases 1040.65 1040.66

National Driver Register 1040.70

1040.100 Rescissions

1040.101 Reinstatement Fees

et seq. and 6-700 et seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. AUTHORITY: Implementing Articles II and VII of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-201 Stat. 1987, ch. 95 1/2, par. 2-104(b)).

June 30, 1979; amended at 5 III. Reg. 3533, effective April 1, 1981; amended at 6 III. Reg. 4239, effective April 2, 1982; codified at 6 III. Reg. 12674; amended at 8 III. Reg. 2200, effective February 1, 1984; amended at 8 III. Reg. 3783, effective March 12, 1984; amended at 8 III. Reg. 23385, effective November 21, 1984; amended at 10 III. Reg. 155265, effective September 4, 1986; amended at 11 III. Reg. 16927, effective October 1, 1987; amended at 11 III. Reg. 20657, effective December 8, 1987; amended at 12 III. Reg. 2148, effective SOURCE: Filed September 22, 1972; amended at 3 Ill. Reg. 36, p. 282, effective January 11, 1988; amended at 12 Ill. Reg. 14351, effective September 1, 1988; amended at 12 Ill. Reg. 15625, effective September 15, 1988; amended at 12 Ill.

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

1988; amended at 13 Ill. Reg. 1593, effective January 23, 1989; amended at 13 Reg. 5162, effective April 1, 1989; amended at 13 Ill. Reg. 7802, effective October 1, 1988; amended at 12 Ill. Reg. 17120, effective October 1, effective September 15, 1988; amended at 12 Ill. Reg. 16906, , effective effective May 15, 1989; amended at 13 Ill. Reg.

Note: Bold face type denotes statutory language.

Operating a Motor Vehicle During a Period of Suspension or Section 1040.31 Revocation

For purposes of this section, the following definitions shall apply: a)

ples of guilty, order of forfeiture, or default as defined in Section 6-100(b) of the Illinois Driver Licensing Law of the a final adjudication of guilty by a court of competent jurisdiction either after a bench trial, trial by jury, Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. "Conviction" 6-100(b)). 'Department" - Department of Driver Services within the Office of State. the Secretary of

person who drives or is in actual physical control of a motor vehicle on any highway at a time when such person's driver's license, permit or privilege to drive is revoked or suspended. or Revocation" of Suspension "Driving During a Period

driver limited driving privileges as provided in Section 6-206.1 of the Illinois Driver Licensing Law of the Illinois Vehicle Code 'Judicial Driving Permit" - a driving permit issued to grant 1987, ch. 95 1/2, par. 6-206.1). (Ill. Rev. Stat. equal amount of time as an original "Like Period of Time" period of suspension. financial responsibility, warrant parking/traffic, auto emissions, failure responsibility, to appear, or unsatisifed judgment suspension. safety "Miscellaneous Suspensions"

privileges during a period of suspension as defined in Section 1-164.1 of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, pr. 1-164.1).

specifies limited privileges to drivers of motor vehicles who have had their full driving privileges suspended, revoked or cancelled. The restricted driving permit is valid only when in

The restricted driving permit is valid only when

"Restricted Driving Permit" - a document which grants and

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the limediate possession of the driver to whom it is issued as provided for in Section 1-173.1 of the Illinois Vehicle Code the immediate possession of the driver to whom it is issued (III. Rev. Stat. 1987, ch. 95 1/2, par. 1-173.1).

the expiration of at least one year after the date of the revocation as defined in Section 1-176 of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, par. 1-176) subject to a person's license or privilege to operate a motor vehicle on renewal or restoration except that an application for a new license may be presented and acted upon by the Secretary after the provisions of Section 6-208 of the Illinois Driver Licensing "Revocation" - the termination by formal action of the Secretary of a person's license or privilege to operate a motor venture the public highways which termination shall not be subject Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 1/2, par. 6-208).

"Suspension" - the temporary withdrawal by formal action of the Secretary of a person's license or privilege to operate a motor wehicle on public highways, for a period specifically designated Secretary as defined in Section 1-204 of the Illinois by the Secretary as defined in section Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, par. 1-204).

"Suspension or Revocation in Effect" - suspension or revocation which has not terminated and is in full force and effect. "Terminated Suspension or Revocation" - suspension or revocation which is no longer in effect.

- Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-303), when the Department is notified that a person has been convicted of miscellaneous suspensions, and he/she does not possess a valid restricted driving permit, judicial driving permit or probationary Pursuant to Section 6-303 of the Illinois Driver Licensing Law of the highway, except violations of Section 12-603.1 of the Illinois Vehicle 95 1/2, par. 12-603.1) and Section 7-342.1 of the Chicago Traffic Code suspended, excluding license at the time of arrest, the period of suspension shall be suspension if the suspension is in effect at the time the conviction like period of time as the original suspension if the suspension has terminated at the time the conviction is recorded to the driving Equipment Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. for an additional like period of time as the original any violation committed while operating a motor vehicle upon is recorded to the driving record. The Department shall suspend for while his/her driving privileges were extended **Q**
- If a person is convicted of driving while suspended in violation of Section 6-303(a) of the Illinois Driver Licensing Law of the Illinois 0

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SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, par. 6-303(a)) and

he/she possesses a valid probationary license at the time of

arrest, no suspension action will be taken by the Department.

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Section 6-303(a) or Section 6-113 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. additional like period of time as the original suspension if the suspension is in effect at the time the conviction is recorded to the If the suspension has terminated at the time the of conviction is recorded to the driving record the Department shall his/her possession a valid restricted driving permit or valid judicial driving permit, the period of suspension shall be extended for an 6-303(a) and 6-113) and at the time of arrest the person had a person is convicted of driving while suspended in violation suspend for a like period of time as the original suspension. driving record.

If a person is convicted of driving while revoked in violation of Section 6-303(a) or Section 6-113 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. driving record, a revocation is in effect, he/she shall not be an additional one (1) year period from the date of conviction or the latest projected eligibility date on record regardless of whether or not the person possesses a valid restricted driving permit. If the 6-303(a) and 6-113), and at the time the conviction is recorded to the eligible to apply for reinstatement of his/her driving privileges for period of revocation has terminated at the time the conviction recorded to the driving record, the Department shall suspend not the person possesses a valid restricted driving permit. person's driving privileges for twelve (12) months.

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motor vehicle upon a highway during a period of suspension, excluding miscellaneous suspensions, and he/she possesses a valid restricted driving permit or valid judicial driving permit at the time of arrest, a determination shall be made whether or not the person was in violation of a restriction on the permit. If a violation of a original suspension. Convictions of the following violations shall be excluded from this subsection: Section 6-303(a) and Section 6-113 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. restriction on the permit exists, the period of his/her suspension shall be extended for an additional like period of time as the the conviction is recorded to the driving record. If the suspension has terminated at the time the conviction is recorded to the driving Rev. Stat. 1987, ch. 95 1/2, pars. 6-303(a) and 6-113), Section 7-342.1 of the Chicago Traffic Code and Section 12-603.1 of the If a person is convicted of any violation committed while operating a original suspension provided the suspension is in effect at the time record, the Department shall suspend for a like period of time as the Illinois Vehicle Equipment Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 12-603.1).

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NOTICE OF PROPOSED AMENDMENTS

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- restriction on the permit exists, the person shall not be eligible to apply for reinstatement of his/her driving privileges for an additional one (1) year period or longer as provided in Section 6-208 of the Illinois Driver Licensing Law of the Illinois Vehicle Code the revocation is in effect at the time the conviction is recorded to the driving record. If the period of revocation has terminated at the time the conviction is recorded to the driving record, the Department shall suspend the person's driving privileges for twelve (12) months. Convictions of the following violations shall be excluded from this motor vehicle upon a highway during a period of revocation and he/she 95 1/2, pars. 6-303(a) and 6-113), Section 7-342.1 of the Chicago conviction or the latest projected eligibility date on record provided subsection: Section 6-303(a) and Section 6-113 of the Illinois Driver Traffic Code and Section 12-603.1 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, Jeensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. is convicted of any violation committed while operating possesses a valid restricted driving permit at the time of arrest, violation of a restriction imposed on the permit. If a violation of (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-208) from the date determination shall be made, whether or not the person was par. 12-603.1).
- driving permit at the time of arrest, a determination shall be made whether or not a violation of any restriction on the permit exists. If no violation of a restriction on the permit is found to exist, the Department shall take no action pursuant to Section 6-303(b) of the Illinois Driver Licensing Law of the Illinois Vehicle God (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 6-303(b). Convictions of the following violations shall be excluded from this subsection: Section 6-303(a) and Section 6-113 of the Illinois Driver Licensing Law of the Illinois Vehicle Gode (III. Rev. Stat. 1987, ch. 95 1/2, pars. 6-303(a) and 6-113), Section 7-342.1 of the Chicago Traffic Gode and Section 12-603.1 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code (III. Rev. Stat. 1987, ch. 95 1/2, par. 12-603.1). miscellaneous suspensions, or during the period of revocation and motor vehicle upon a highway during a period of suspension, excluding he/she possesses a valid restricted driving permit or valid judicial If a person is convicted of any violation committed while operating
- miscellaneous suspension, the Department will take no action pursuant to Section 6-303(b) of the Illinois Driver Licensing Law of the Illinois Vehicle Gode (III. Rev. Stat. 1987, ch. 95 1/2, par. if a person is convicted of any violation of driving during a 5-303(b)). 7

, effective Added at 13 Ill. Reg. (Source:

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF RECODIFICATION

- Heading of the Part: Access to Information of the Illinois Environmental Protection Agency
- Code Citation: 2 Ill. Adm. Code 1826
- Date of Administrative Code Division Review:

4	Headings and Section Numbers of the Part Being Recodified:	e Part Being Recodified:
	Section Numbers	Headings
	Subpart A	Introduction
	160, 101	Summary and Purpose
	160.102	Definitions
	Subpart B	Classification of Information
	160.201	Information which shall be disclosed
	160.202	Information which shall not be disclosed
	160.203	Information which may be disclosed to
		governmental requesters
	Subpart C	Procedures for requesting information
		from the IEPA
	160.301	Person to whom requests should be
		directed
	160.302	Form of Requests
	160.303	Information to be provided by the
		requester
	160.304	Requests for confidential information
		by governmental requesters
	160.305	Requests for information relating to
		pending litigation
	Subpart D	Agency response to requests for
		information
	160.401	Timeline for Agency response
	160.402	Requests for information which the
		Agency considers unduly burdensome
	160.403	Requests for information which may not
		be disclosable
	160.404	Requests for information which require electronic retrieval

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF RECODIFICATION

Requests for information which is not available at a specific location	Denials of requests for information Reconsideration of denials by the Director of the Agency	Procedures for providing information to requesters	Inspection of records at Agency offices Copies of information	Explanation of Emission Data Fee Schedule for Duplication of Information
160.405	160.406 160.407	Subpart E	160.501	Appendix A Appendix B

5. Outline of the Section Numbers and Headings of the Part as Recodified:

	Headings	Introduction	Summary and Purpose	Definitions	Classification of Information	Information which shall be disclosed	Information which shall not be disclosed	Information which may be disclosed to	governmental requesters	Procedures for requesting information	from the IEPA	Person to whom requests should be	directed	Form of requests	Information to be provided by the	requester	Requests for confidential information	by governmental requesters	Requests for information relating to	pending litigation	
	Section Numbers	Subpart A	1826.101	1826.102	Subpart B	1826.201	1826.202	1826.203		Subpart C		1826.301		1826.302	1826.303		1826.304		1826.305		
be disclosed	not be disclosed	alsciosed to	information		should be			led by the		1 information	STS	n relating to		sts for		oonse	which the	burdensome	n which may not		think sometimes

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF RECODIFICATION

Subpart D	Agency response to requests for	Sel
	information	16
1826.401	Time for Agency response	9
1826.402	Requests for information which the	16
	Agency considers unduly burdensome	Sul
1826.403	Requests for information which may not	16
	be disclosable	16
1826.404	Requests for information which require	16
	electronic retrieval	9
1826.405	Requests for information which is not	16
	available at a specific location	Su
1826.406	Denials of requests for information	16
1826.407	Reconsideration of denials by the	16
	Director of the Agency	16
Subpart E	Procedures for providing information to	16
	requesters	16
1826.501	Inspection of records at Agency offices	16
1826.502	Copies of information	16
1826.503	Waiver of Fees	Su
Appendix A	Explanation of Emission Data	16
Appendix B	Fee schedule for Duplications of	16
	Information	16

6. Conversion Table of Present and Recodified Parts:

ection Numbers)	(Section Numbers)
V 1 P	
101	1826.101
0.102	1826.102

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF RECODIFICATION

ubpa	1826.201	826.	26.20	bpar	26.30	8	826.30	826.30	826.305	9	826.40	26.	826.40	826.40	826.40	826.40	826.40	9	26.50	826.	26.50	Appendix A	Appendix B
bpar	60.201	0.50	0.70	Subpart C	160.301	30	160.303	3	160.305	par	4	0.40	0	0.40	160.405	0.40	160.407	Subbart E	. 50	0	160.503	pendix	Appendix B

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED REPEALER

- General Procedures for Stock Testing The Heading of the Part:
- 35 Ill. Adm. Code 283 Code Citation: 2)
- Adopted Action: Repeal Repea Repea Repea Repea Repea Repea Repea Repea Repea Section number:
 283.101
 283.102
 283.102
 283.203
 283.203
 283.301
 283.302
 283.303
 283.303
 283.403
 283.404
 283.404
 283.503
 283.504
 283.504
 283.505
 283.506
 283.506
 283.604
 283.606
 283.701
 283.702
 283.703
 283.703
 283.703
 283.703 3
- Statutory Authority: Sections 4 and 39 of the Environmental Protection Act. (III. Rev. Stat. 1987, ch. 111 1/2, par. 1004 and par. 1039. 4
- June 12, 1989 Effective Date of Rules: 2

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ENVIRONMENTAL PROTECTION AGENCY NOTICE OF ADOPTED REPEALER

- Does this rulemaking contain an automatic repeal date? No 9
- ટ Does this rulemaking contain incorporations by reference?
- Date filed in Agency's Principal Office: May 31, 1989

8

- Notice of proposed Repealer published in the Illinois Register: October 14, 1988 at 12 Ill. Reg. 16365 6
- Has JCAR issued a statement of objection to this repealer? 0
- Differences between proposal and final version: None (]
- made as Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR to the Agency: JCAR did not suggest any changes. 12)
- S Will this rule replace an emergency rule currently in effect? 13)
- Are there any amendments pending on this Part? 14)
- The Agency is repealing as nonessential Summary and purpose of amendment: The Agits general procedures for stock testing. 15)
- Information and questions regarding this adopted repealer shall be directed to: (9

Name: Joseph E. Svoboda
Address: Illinois Environmental Protection Agency
2200 Churchill Road
Post Office Box 19276
Springfield, Illinois 62794-9276
Telephone: 217/782-5544

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED REPEALER

- Policy for Granting Permission to Operate The Heading of the Part: Policy for Granting During Periods of Excess Emissions (Repealed)
- 35 Ill. Adm. Code 260 Code Citation:

Adopted Action:	Repeal							
Section numbers:	260.101	260.102	260.201	260.202	260.203	260.204	260.205	260.206
-								

- Sections 4 and 39 of the Environmental Protection 1987, ch. 111½, par. 1004 and par. 1039. Statutory Authority: S Act. (Ill. Rev. Stat. 4)
- June 12, 1989 Effective Date of Rules: 2
- Does this rulemaking contain an automatic repeal date? 9
- Does this rulemaking contain incorporations by reference?
- Date filed in Agency's Principal Office: May 31, 1989 8
- Notice of proposed Repealer published in the Illinois Register: 1988 at 12 Ill. Reg. 16336 October 14,
- Has JCAR issued a statement of objection to this repealer? 2
- Differences between proposal and final version:
- Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR to the Agency: JCAR did not suggest any changes. 12)
- S Will this rule replace an emergency rule currently in effect? 13)
- Are there any amendments pending on this Part? 14)

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED REPEALER

- The Agency is repealing as unnecessary the information requirements and procedures for the granting of permission to operate sources of air pollution during periods of excess emissions caused by malfunctions, breakdowns or startups. Permission to operate under these conditions will be written as a condition in the source's operating permit. Summary and purpose of repeal: 15)
- Information and questions regarding this adopted repealer shall directed to: 16)

Joseph E. Svoboda Illinois Environmental Protection Agency 2200 Churchill Road P.O. Box 19276 Address:

Springfield, Illinois 62794-9276 Telephone: 217/782-5544

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED AMENDMENT

The Heading of the Part: Procedures for Determining and Protecting Confidential Information.

Code Citation: 35 Ill. Adm. Code 161 5) Adopted Action: Section number: 3)

Repeal

Statutory Authority: Section 7 of the Environmental Protection Act. (III. Rev. Stat. 1987, ch. 111 1/2, par. 100 and Section 3(g) of the Freedom of Information Act (III. Rev. Stat. 1987, ch. 116, par. 103(g)). Section 7 of the Environmental Protection Act. 4)

Effective Date of Rules: June 12, 1989

Does this rulemaking contain an automatic repeal date? 9 7) Does this rulemaking contain incorporations by reference?

May 31, 1989 8) Date filed in Agency's Principal Office: Notice of proposed Repealer published in the Illinois Register: October 14, 1988 at 12 Ill. Reg. 16343 6

10) Has JCAR issued a statement of objection to this repealer?

11) Differences between proposal and final version:

Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR to the Agency: JCAR did not suggest any changes 12)

13) Will this rule replace an emergency rule currently in effect?

14) Are there any amendments pending on this Part?

15) Summary and purpose of amendment: The Agency is repealing this Section which provided trade secret status to articles which were claimed and submitted to the Agency before November 23, 1983. The Joint Committee on Administrative Rules has objected to this Section as being in conflict with 35 Ill. Adm. Code 120.265. The Agency is repealing this Section

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED AMENDMENT

Information and questions regarding this adopted repealer shall be directed 16)

Name:

Illinois Environmental Protection Agency Joseph E. Svoboda Address:

Post Office Box 19276 Springfield, Illinois 62794-9276 217/782-5544 2200 Churchill Road

Telephone:

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NOTICE OF ADOPTED AMENDMENT(S)

ENVIRONMENTAL PROTECTION TITLE 35:

CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY SUBTITLE A: GENERAL PROVISIONS

PROTECTING CONFIDENTIAL INFORMATION PROCEDURES FOR DETERMINING AND PART 161

SUBPART A: INTRODUCTION

Summary and purpose Definitions 161.101 Section

DETERMINING THAT ARTICLES ARE TRADE SECRETS SUBPART B: PROCEDURES FOR CLAIMING AND

Claims that articles submitted before November 23, 1983, are trade Claims that articles are trade secrets secrets (Repealed) Section 161.201 161.202

SUBPART C: PROCEDURES FOR CLAIMING AND DETERMINING THAT ARTICLES ARE PRIVILEGED INFORMATION

Actions following the Agency determination

Agency determination of validity of claims

Requests for justification of claims

161.203

161.204 161.205

Claims by submitters that articles are privileged information Agency determination of validity of claims Agency claims that information is privileged 161.302 161.303 161.304 Section 161,301

Actions following the Agency determination

SUBPART D: PROCEDURES FOR CLAIMING AND DETERMINING THAT INTERNAL COMMUNICATIONS ARE CONFIDENTIAL Claims that Agency-generated information is confidential Agency determination of validity of claims Actions following the Agency determination 161.401 161.402 161.403

Section

SUBPART E: PROCEDURES FOR CLAIMING AND DETERMINING THAT ARTICLES ARE CONFIDENTIAL DATA

Section

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED AMENDMENT(S)

Claims that articles are confidential data Requests for justification of claims 161.502

Agency determination of validity of claims 161,503 Actions following the Agency determination

161.504

SUBPART F: PROCEDURES FOR PROTECTING ARTICLES CLAIMED OR DETERMINED

TO BE TRADE SECRETS

Section

Segregation of articles 109.191

Access to claimed or determined articles Transmission of articles (Repealed) 161.602 161,603

Requests from the public for articles claimed or determined to 161.604

pe

Explanation of Emission Data APPENDIX A

Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1007) and Section 3(g) of the Freedom of Information Act (Ill. Rev. Stat. 1987, ch. 116, par. AUTHORITY: Implementing and authorized by Section 7 of the Environmental

Adopted at 8 Ill. Reg. 9994, effective June 30, 1984; amended at 10 Ill. Reg. 3998, effective February 19, 1986; amended at 13 Ill. , effective June 12, 1989 SOURCE: 9505

Section 161.202 Claims that articles submitted before November 23, 1983, are trade secrets (Repealed)

trade-secrets--by--following--the--procedures--referenced--in--Section Submitters-of-articles-in--the--possession--of--the--Agency--prior--to November--23,--1983--may--re-assert-chaims-that-the-articles-represent 40

Articles-submitted-to-the-Agency-prior-to-November-237-19837-and-which are--ciaimed-to-be-trade-secret-willi-be-protected-ma-if--a--claim--had been--made-pursuant-to-this-Part-untik-either-of-the-following-occurs: The -claim-is-re-asserted-in-accordance--with--subsection--(a)--of ţ

The-Agency-has-notified-the-submitted-that-a-ciaim-must--be--made in-accordance-with-this-Part-and-the-submitter-has-faited-to-make the-claim-within-the-time-specified. this-Sections-or

effective 9505 Reg. 111. 13 at (Source: Repealed June 12, 1989

9509	ורוו	ILLINOIS REGISTER		ILLINOIS REGISTER
89	ENVIRONMENTA	ENVIRONMENTAL PROTECTION AGENCY	ENVIRC	ENVIRONMENTAL PROTECTION AGENCY
	NOTICE OF	NOTICE OF RECODIFICATION	ON	NOTICE OF RECODIFICATION
- - -	<u>Heading of the Part:</u> Procedure: Confidential Information.	Procedures for Determining and Protecting on.	Subpart E	Procedures for claiming and determini that articles are confidential data Claims that articles are confidential
S	Code Citation: 2 Ill. Adm. Code 1827	1827	161.502	data Requests for justification of claims
3. Da	Date of Administrative Code Division Review:	sion Review:	161.503	Agency determination of validity of claims
4. He	Headings and Section Numbers of the Part Being Recodified:	the Part Being Recodified:	161.504	Actions following the Agency determination
Se	Section Numbers	Headings	Subpart F	Procedures for protecting articles claimed or determined to be trade
Su 91 81 80	Subpart A 161.101 161.102 Subpart B	Introduction Summary and Purpose Definitions Procedures for claiming and determining	161.601 161.602 161.603 161.604	secrets Segregation of articles Access to claimed or determined artic Transmission of articles Requests from the public for articles
16 16	161.201 161.202	Claims that articles are trade secrets Claims that articles are trade before July 1, 1984 are trade secrets	Appendix A	claimed or determined to be trade secrets Explanation of Emission Data
16 16	161.203 161.204	led) ts for justification of claims determination of validity of	5. Outline of the Section Nur Section Numbers	Outline of the Section Numbers and Headings of the Part as Recodified: Section Numbers
16	161.205	Actions following the Agency	Subpart A	Introduction
Su	Subpart C	determination Procedures for claiming and determining that articles are privileded information	1827.101 1827.102	Summary and Purpose Definitions
16	161.301	Agency claims that information is	Subpart B	Procedures for claiming and determini that articles are trade secrets
16	161.302	privileged Claims by submitters that articles are privileged information	1827.201 1827.202	Claims that articles are trade secret
16	161.303	Agency determination of validity of	.Tu.	July 1, 1984 are trade secrets (Repealed)
16	161.304	Actions following the Agency determination	1827.203 1827.204	Requests for justification of claims Agency determination of validity of
Su	Subpart D	Procedures for claiming and determining that internal communications are	1827.205	claims Actions following the Agency determination
16	161.401	confloential Claims that Agency-generated information is confidential	Subpart C	Procedures for claiming and determini that articles are privileged informat
91	161.402		1827.301	Agency claims that information is privileged
16	161.403	Actions following the Agency determination		

Segregation of articles
Access to claimed or determined articles
Transmission of articles
Requests from the public for articles
claimed or determined to be trade

Procedures for claiming and determining that articles are confidential data Claims that articles are confidential

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Procedures for claiming and determining that articles are privileged information Agency claims that information is privileged

Procedures for claiming and determining that articles are trade secrets Claims that articles are trade secrets Claims that articles submitted before

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ENVIRONMENTAL PROTECTION AGENCY

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Subpart B 161.201 161.202 161.203	161.204 161.205 Subpart C 161.301	161.303 161.304 161.304 Subpart D	161.402 161.403 Subpart E 161.501	161.502 161.503 161.504 Subpart F	161.602 161.603 161.604 Appendix A	
Claims by submitters that articles are privileged information Agency determination of validity of claims	Actions following the Agency determination Procedures for claiming and determining that internal communications are	Claims that Agency-generated information is confidential Agency determination of validity of claims	Actions following the Agency determination Procedures for claiming and determining that articles are confidential data	Claims that articles are confidential data Requests for justification of claims Agency determination of validity of	Actions following the Agency determination Procedures for protecting articles claimed or determined to be trade	Segregation of articles Access to claimed or determined articles Transmission of articles Requests from the public for articles claimed or determined to be trade secrets Explanation of Emission Data
1827.302 1827.303	1827.304 Subpart D	1827.401	1827.403 Subpart E	1827.501 1827.502 1827.503	1827.504 Subpart F	1827.601 1827.602 1827.603 1827.604 Appendix A

Recodified Parts (Section Numbers)

Present Parts (Section Numbers)

Subpart A 1827.101 1827.102

Subpart A 161.101 161.102

Conversion Table of Present and Recodified Parts:

9

Subpart B 1827.201 1827.203 1827.204 1827.205 1827.205 Subpart C 1827.303 1827.303 1827.303 1827.403 Subpart E 1827.403 Subpart E 1827.601 1827.601 1827.504 1827.504 1827.504 1827.504 1827.601 1827.601

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED REPEALER

- The Heading of the Part: Procedures for Measuring Emissions of Carbon Monoxide from Stationary Sources _
- 35 Ill. Adm. Code 277 2) Code Citation:

Adopted Action:	Repeal								
) Section number:	277.101	277.102	277.103	277.201	277.202	277.301	277.302	277.401	277.402
~)								

- Statutory Authority: Sections 4(b), 4(h) and 39(a) of the Environmental Protection Act. (III. Rev. Stat. 1987, ch. 111 1/2, par. 1004(b), par. 004(h) and par. 1039(a). 4
- June 12, 1989 Effective Date of Rules:
- Does this rulemaking contain an automatic repeal date? (9
- ş Does this rulemaking contain incorporations by reference?
- May 31, 1989 Date filed in Agency's Principal Office: œ
- Notice of proposed Repealer published in the Illinois Register: October 14, 1988 at 12 Ill. Reg. 16346
- 10) Has JCAR issued a statement of objection to this repealer?
- None 11) Differences between proposal and final version:
- Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR to the Agency: JCAR did not suggest any changes. 12)

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ENVIRONMENTAL PROTECTION AGENCY NOTICE OF ADOPTED REPEALER

- 운 13) Will this rule replace an emergency rule currently in effect?
- 14) Are there any amendments pending on this Part?
- Summary and purpose of amendment: The Agency is repealing as nonessential its procedures for measuring emissions of carbon monoxide from stationary sources. 15.)
- Information and questions regarding this adopted repealer shall be directed to: 16)

Name: Joseph E. Svoboda
Address: Illinois Environmental Protection Agency
2200 Churchill Road
Post Office Box 19276
Springfield, Illinois 62794-9276
Telephone: 217/782-5544

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED REPEALER

- Procedures for Measuring Emissions of Particulate Matter from Stationary Sources The Heading of the Part: 1
- 35 Ill. Adm. Code 263 Code Citation:

Adopted Action:	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal	Repeal
3) Section number:		263.102	263.103		263.202					263.306				263.401	263.402	

- Statutory Authority: Sections 4(b)-4(h) and 39(a) of the Environmental Protection Act. (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1004(b), par. 1004(h) and par. 1039. 4)
- June 12, 1989 Effective Date of Rules:
- 6) Does this rulemaking contain an automatic repeal date? No
- 9 7) Does this rulemaking contain incorporations by reference?
- 8) Date filed in Agency's Principal Office: May 31, 1989
- 9) Notice of proposed Repealer published in the Illinois Register: October 14, 1988 at 12 Ill. Reg. 16352-
- 10) Has JCAR issued a statement of objection to this repealer?
- 11) Differences between proposal and final version:

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED REPEALER

- Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR to the Agency: JCAR did not suggest any changes. 12)
- 2 Will this rule replace an emergency rule currently in effect? 13)
- Are there any amendments pending on this Part? 14)
- Summary and purpose of amendment: The Agency is repealing as nonessential its procedures for measuring emissions of particulate matter from stationary sources. 15)
- Information and questions regarding this adopted repealer shall be directed to: 16)

Joseph E. Svoboda Illindis Environmental Protection Agency 2200 Churchill Road Address: . наше

Post Office Box 19276 Springfield, Illinois 62794-9276 Telephone: 217/782-5544

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ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED REPEALER

- The Heading of the Part: Self-Monitoring and Reporting by Sources of Air Pollution 1
- 35 Ill. Adm. Code 285 Code Citation: 2)
- Adopted Action: Repeal Repea Section number: 103 201 3)
- Statutory Authority: Sections 4 and 39 of the Environmental Protection Act. (III. Rev. Stat. 1987, ch. 111 1/2, par. 1004 and par. 1039. 4
- June 12, 1989 Effective Date of Rules: 2
- Does this rulemaking contain an automatic repeal date? 9
- ટ Does this rulemaking contain incorporations by reference? 2
- May 31, 1989 Date filed in Agency's Principal Office: 8
- Notice of proposed Repealer published in the Illinois Register: October 14, 1988 at 12 Ill. Reg. 16365 6

Has JCAR issued a statement of objection to this repealer?

10)

- None 11) Differences between proposal and final version:
- Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR to the Agency: JCAR did not suggest any changes. 12)

ENVIRONMENTAL PROTECTION AGENCY NOTICE OF ADOPTED REPEALER

- ş Will this rule replace an emergency rule currently in effect? 13)
- Are there any amendments pending on this Part? 14)
- Summary and purpose of amendment: The Agency is repealing as nonessential its rules for Self-monitoring and Reporting by Sources of air pollution. 15)
- Information and questions regarding this adopted repealer shall be directed to: 16)

Joseph E. Svoboda Illinois Environmental Protection Agency 2200 Churchill Road Post Office Box 19276 Springfield, Illinois 62794-9276 217/782-5544 Address: Name:

Telephone:

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

-) Heading of the Part: Underground Storage Tanks
- 2) Code Citation: 35 Ill. Adm. Code 731

3)	Section Numbers:	\umbers:					Adopted Action:
	731 101	731 102	731 103				Reneals
	731 110	731 111	731 112				New Sections
	731.121.	731.122.	731.130.	731,131,	731, 132,	731,133	New Sections
	731.134.	731.140.	731,141,				New Sections
	731.145.	731,150,	731,151,				New Sections
	731.161,	731.162,	731.163,				New Sections
	731.167.	731.170,	731,171,				New Sections
	731.900	731.901					Repeals

- 4) Statutory Authority: 111. Rev. Stat. 1987, ch. 111 1/2, pars. 1022.4 and
- 5) Effective Date of Amendments: June 12, 198
- 6) Does this rulemaking contain an automatic repeal date?: No
- 7) Does this amendment contain incorporations by reference?

Yes. Section 731,113 incorporates rules and regulations of agencies of the United States, and standards or guidelines of nationally recognized organizations or associations.

- 8) Date filed in Board's Principal Office: Order adopted April 27, 1989.
- 9) Notice of Proposal Published in Illinois Register:

March 3, 1989; 13 Ill. Reg. 2650

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(e) of the Environmental Protection Act (III. Rev. Stat. 1987, ch. 111 1/2, par. 1022.4(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice reviewsby JCAR.

11) Differences between proposal and final version:

Section

1.112 In definition of "person", "unit of local government" used instead of "municipality"

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NOTICE OF ADOPTED AMENDMENTS

ANSI standards moved to ASME heading and updated to current editions. NLPA standards deleted as unavailable. 40 CFR 355.40 added to references.	Ill. Rev. Stat. 1987, ch.147, par. 108 added to reference.	40 CFR 355.40 referenced. Telephone number corrected to agree with 40 CFR 302.
731.113	731.143	731.153

12) Have all the changes agreed upon by the Board and JCAR been made indicated in the agreement letter issued by JCAR?

References added to 35 Ill. Adm. Code 724.296 and 725.296.

Section 22.4(e) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

- 13) Will this amendment replace an emergency amendment currently in effect?
- 14) Are there any other amendments pending on this Part? Yes. In R89-4.

Section Numbers 731.101, 731.190, 731.196, 731.204,	731.102, 731.103 731.191, 731.192 731.194, 731.195 731.197, 731.198 731.202, 731.209	Proposed Action Repeals New Sections New Sections New Sections New Sections New Sections	Citation May 5, 1989; 13 111. Reg. 6861 May 5, 1989; 13 111. Reg. 6861
731.210, 731.900,	211,	New Sections New Sections Repeals	5, 1989; 13 111. Reg. 5, 1989; 13 111. Reg. 6

15) Summary and Purpose of Amendments:

A complete description is contained in the Board's Opinion of April 27, 1989 in R88-27, which Opinion is available from the address below. Section 22.4(e) of the Environmental Protection Act (III. Rev. Stat. 1987, ch. 111 1/2, par. 1022.4(e)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This proposal updates the Board's underground storage tank (UST) rules to

NOTICE OF ADOPTED AMENDMENTS

correspond with major amendments adopted by USEPA at 53 Fed. Reg. 37082, September 23, 1988. The financial assurance rules adopted at 53 Fed. Reg. 43370, October 26, 1988 will be addressed in R89-4, which appeared an May 5, 1989; 13 Ill. Reg. 6861. The UST rules govern underground storage tanks which contain hazardous substances or petroleum products. These rules mainly concern gasoline storage tanks. Hazardous waste storage tanks are regulated pursuant to 35 Ill. Adm. Code 724.290 and 725.290, et seq., which are not involved in this proposal.

regulations which are identical in substance to any additional regulations adopted by the Fire Marshal. No such additional regulations are contained III. Rev. Stat. 1987, ch. 127 1/2, par. 154(b) requires the Office of the Illinois State Fire Marshal to also adopt rules which are identical in substance with these same USEPA rules. These rules were adopted in 41 III. Adm. Code 170, 13 III. Reg. 5669, effective April 21, 1989. Section 22.4(e) of the Environmental Protection Act allows the Board to adopt in the as rules as adopted at this time.

Information and questions regarding this adopted amendment shall be directed to 16)

Illinois Pollution Control Board Scientific/Technical Section 104 W. University Urbana, IL 61801 217/ 333-5575 Morton F. Dorothy

The full text of the Adopted Amendment begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER d: UNDERGROUND INJECTION CONTROL AND UNDERGROUND STORAGE TANK PROGRAMS TITLE 35: ENVIRONMENTAL PROTECTION

UNDERGROUND STORAGE TANKS PART 731

PROGRAM SCOPE AND INTERIM PROHIBITION SUBPART A:

Applicability Interim Prohibition for Deferred Systems Definitions and exemptions (Repealed) Interim prohibitions (Repealed) Notification Requirements (Repealed) Incorporations by Reference Definitions 731.102 731.103 731.110 731.111 731.112 731,101

Implementing Agency

731.113

SUBPART

731.121

Performance Standards for New Systems Upgrading of Existing Systems Notification Requirements

UST SYSTEMS: DESIGN, CONSTRUCTION, INSTALLATION AND NOTIFICATION

SUBPART C: GENERAL OPERATING REQUIREMENTS

Operation and Maintenance of Corrosion Protection Compatibility Repairs Allowed Reporting and Recordkeeping Spill and Overfill Control 731.132 731.133 731.134

RELEASE DETECTION SUBPART D:

General Requirements for all Systems Substance Systems Petroleum Systems Hazardous Piping 731.142 731.143 731.144 731.145 RELEASE REPORTING, INVESTIGATION AND CONFIRMATION SUBPART E:

Recordkeeping

Reporting of Suspected Releases
Investigation due to Off-site Impacts
Release Investigation and Confirmation
Reporting and Cleanup of Spills and Overfills Section 731.150 731.151 731.152 731.153

NOTICE OF ADOPTED AMENDMENTS

SUBPAKI	:	KELEA	SE	RESPON.	SE	AND AND	S	UBPART F: RELEASE RESPONSE AND CORRECTIVE ACTION	ACT I ON
General									
Initial Response	Resp	onse							
Initial	Abat	ement	Me	Measures and Site Check	anc	SI	te	Check	
Initial	Site (char.	act	Characterization	lon				
Free Product	duct		val						
Investig	gatic	ons fo	5	oil and	d G	rour	ndwa	for Soil and Groundwater Cleanu	dnut
Correcti	Ve	Action	P	an					
Public P	art	ic Participat	ion						

	Temporary Closure	la	Assessing Site at Closure or Change-in-Service	Previously Closed Systems	Closure Records	Incorporation by reference (Repealed)	(Repealed)
Section	731.170	731,171	731.172	731.173	731.174	731.900	731,901

OUT-OF-SERVICE SYSTEMS AND CLOSURE

SUBPART G:

AUTHORITY: Implementing Section 22.4(e) and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1022.4(e) and 1027). AUTHORITY:

Notification Form

Appendix A

amended in R86-28 at 11 111. Reg. 6220, effective March 24, 1987; amended in R88-27 at 13 111. Reg. 9519, effective June 12, 1989 Adopted in R86-1 at 10 Ill. Reg. 14175, effective August 12, 1986; SOURCE:

SUBPART A: PROGRAM SCOPE AND INTERIM PROHIBITION

Definitions and exemptions (Repealed) Section 731.101

- "Operator" means any person in control of, or having responsibility for, the daily operation of an underground storage tank. é e
- "OWREP" MEARS+ †q
- In the case of an underground storage tank in use on November 85 1984, or brought into use after that date, any person who owns an underground storage tank used for storage, use or dispensing regulated substances; and ++
- In the ease of any underground storage tank in use before Movember 8, 1984, but no longer in use on that date, any person who owned such tank immediately before discontinuation of its 5

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- "Person" has the same meaning as provided in Section 1004(15) of the Resource Conservation and Recovery Act, as amended, (42 UrS.G. 690) et seq.) except that such term includes a consortium, a joint venture, a commercial entity, and the United States Government. e +
- "Regulated substance" means ₽ P
- Any substance of defined in Section 101(14) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (42 U-S-G- 9601 et seq-) (but not including any substance regulated as a hazardous waste under Subtitle G of the Resource Genservation and Recevery Act; as amended); and 1
- Petroleum, including crude oil or any fraction thereof which is liquid at standard conditions of temperature and pressure (60 degrees Fahrenheit and 14.7 pounds per square inch absolute). 5
- escaping, leaching or disposing from an underground storage tank into groundwater, surface water or subsurface soils, "Release" means any spilling, leaking, emitting, discharging, 6
- contain an accumulation of regulated substances, and the volume of "Underground storage tank" means any one or combination of tanks (+neluding underground pipes connected thereto) which is used to which (including the volume of the underground pipes connected thereted is ten per centum or more beneath the surface of the ground. Such term does not include anyt +
- Farm or residential tank of 1,100 gallons or less capacity used for stering moter fuel for nencommercial purposes;
- Tank used for storing heating bil for consumptive use on the premises when storedy 5
- Septie tanky 3
- Dipeline facility (including gathering lines); 4
- Regulated under the Natural Gas Pipeline Safety Act of 1968 (49 UrSyGu 1671 ets segut or 19
- Regulated under the Mazardous Liquid Pipeline Safety Act of 1979 (49 U.S.G. 2001 et seq.) or 19
- Regulated under the Illinois Gas Pipeline Safety Act, Ill. Rev. Stat. 1985; ch. 111 2/3; pars. 551 et seq.; #
- Surface impoundments pit pend or lagoons 18

VOTICE OF ADOPTED AMENDMENTS

Storm water or wastewater collection system;

- Б10№-тырнын рресез тапкт ₹03
- Liquid trap or associated gathering lines directly related to Bil Br gas production and gathering operations; or 7.F.
- £he basement; cellar; mineworking; drift; shaft or tunnel) if storage tank is situated upon or above the surface of the ď Sterage tank situated in an underground area (such as undesignated floor, 12)
- Any pipes connected to any tank which is described in subsection (4)(1) through (4)(12) --13)

June 12, 1989 Repealed at 13 Ill. Reg. 9519, effective Source:

(Repealed) Interim prohibitions Section 731.102

- promulgated by the Administrator of the United States Environmental Protection Agency under Section 9003(c) of the Mazardous and Solid regulated substances unless such tank (whether of single or double waste Amendments of 1984 (42 UrSrG. 6901 et segr) no person may install an underground storage tank for the purpose of storing Between May 7, 1985 and the effective date of the standards Wall CORSTPUETION + 40
- Will prevent releases due to corrosion or structural failure for the operational life of the tanks
- явиевреві́уе жатеріај, steel elad with а мемеоврюзі∨е жатеріа⊦ өр designed in a manner to prevent the release or threatened is eathodically protected against corrosion, constructed of Pelease of any stored substance; and 53
- The material used in the construction or liming of the tank is compatible with the substance to be stored . 3
- Notwithstanding subsection (a); is soil tests conducted in accordance 731,900, show that soil pesistivity in an installation location is 12,888 выж-еж ве жере, а steрage tank without соргозіол рроссстіол may be installed in that location during the period referred to in with ASTM Standard G57-78; incorporated by peference in Section 10

9519 , effective June 12, 1989 Repealed at 13 Ill. Reg. Source:

(Repealed) Notification Requirements Section 731,103

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POLLUTION CONTROL

NOTICE OF ADOPTED AMENDMENTS

Each owner of an underground storage tank currently in use shall submit; in the form preseribed in Appendix As a notice of the existence of such tank tot (e

Underground Storage Tank Goordinator Office of State Fire Marshal Division of Fipe Prevention Springfield; It 62703-4599 3150 Executive Park Drive

- ÷. after January 1, 1974, (unless the owner knows that such tank has been pemoved from the ground) shall submit; in the form preseribed Appendix A, a notice of the existence of such tank to the address Each owner of an underground storage tank taken out of operation specified in subsection (a) . †q
- form presertibed in Appendix A, a netice of the existence of such tank to within 30 days after bringing such tank into user submits in the Any owner who brings an underground storage tank into use shally the address specified in subsection (a) = e }
- one form; but owners who own tanks located at more than one place of each tank they own Owners may provide notice for several tanks on operation shall file a separate notification form for each separate shall provide notices to the agency specified in subsection (a) Owners required to submit notices under subsections (a) through р}асе оғ орегатіон. e)
- Notices submitted under subsections (a) through (c) must provide alt of the information indicated on the form in Appendix A for each tank for which notice must be given **\$**
- Through June 8, 1987, any person who deposits regulated substances in an underground storage tank shall make reasonable efforts to notify the owner or operator of such tank of the owner's obligations under subsections (a) through (e). 69
- sells a tank intended to be used as an underground storage tank shall 9003(e) of the Resource Sonservation and Recovery Act, any person who Beginning 30 days after the United States Environmental Protection Agency issues new tank performance standards pursuant to Section netify the purchaser of such tank of the owner's notification obligations under subsections (a) through (e). Ť
- Subsections (a) through (e) do not apply to tanks for which notice was given pursuant to Section 103(c) of the Gomprehensive Енутроншента! Responser Gompensation and Liability Act of 1980.-+

NOTICE OF ADOPTED AMENDMENTS

June 12, 1989 , effective at 13 Ill. Reg. 9519 Applicability Repealed Section 731,110

- s of an Underground Storage 731.112 except as otherwise Any UST system listed in Section 731,111 This Part applies to owners and operators of Tank (UST) system as defined in Section 731.1 provided in subsections (b), (c) or (d). Any subsection (c) must meet the requirements of a
- The following UST systems are excluded from the requirements of this Part: 9
- such Any UST system holding hazardous waste or a mixture of hazardous waste and other regulated substances. 7
- Any wastewater treatment tank system that is part of a wastewater treatment facility regulated under Section 12(f) of the Environmental Protection Act (111. Rev. Stat. 1987, ch. 111 1/2, par. 1012(f)). 5
- Equipment or machinery that contains regulated substances for operational purposes such as hydraulic lift tanks and electrical equipment tanks. 3
- Any UST system whose capacity is 110 gallons or less. 4
- Any UST system that contains a de minimus concentration regulated substances 2
- js Any emergency spill or overflow containment UST system that expeditiously emptied after used. 9
- Deferrals. Subparts B, C, D, E and G do not apply to any of the following types of UST systems: 5
- Wastewater treatment tank systems; 듸
- Any UST systems containing radioactive materials that are regulated by the Nuclear Regulatory Commission under the Atomic Energy Act of 1954 (42 U.S.C. 2011 et seq.); 2
- Any UST system that is part of an emergency generator system at nuclear power generation facilities regulated by the Nuclear Regulatory Commission under 10 CFR 50, Appendix A, incorporated by reference in Section 731,113 3
- Airport hydrant fuel distribution systems; and 4
- UST systems with field-constructed tanks. 2

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POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- Subpart D does not apply to any UST system that stores use by emergency power generators. Por solely Deferrals. P
- June 12, 1989 Added at 13 Ill. Reg. 9519, effective (Source:

Interim Prohibition for Deferred Systems Section 731.111

- No person shall install an UST system listed in Section 731.110(c) for the purpose of storing regulated substances unless the UST system (whether of single or double-wall construction): a
- Will prevent releases due to corrosion or structural failure for the operational life of the UST system; 7
- Is cathodically protected against corrosion, constructed of noncorrodible material, steel clad with a noncorrodible material, or designed in a manner to prevent the release or threatened release of any stored substance; and 5
- Is constructed or lined with material that is compatible with the stored substance. 3
- Notwithstanding subsection (a), an USI system without corrosion protection may be installed at a site that is determined by a corrosion expert not to be corrosive enough to cause it to have a release due to corrosion during its operating life. Owners and operators shall maintain records that demonstrate compliance with the requirements of this subsection for the remaining life of the tank. 의

731.113, may be used as guidance for compliance with this subsection. BOARD NOTE: NACE RP0285, incorporated by reference in Section

June 12, 1989 Added at 13 Ill. Reg. 9519, effective (Source:

Section 731.112 Definitions

"Aboveground release" means any release to the surface of the land or to surface water. This includes, but is not limited to, releases from the aboveground portion of an UST system and aboveground releases associated with overfills and transfer operations as the regulated substance moves to or from an UST system.

"Act" means the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1001 et seq.

"Agency" means the Illinois Environmental Protection Agency.

"Ancillary equipment" means any devices including, but not limited

NOTICE OF ADOPTED AMENDMENTS

to, such devices as piping, fittings, flanges, valves and pumps used to distribute, meter or control the flow of regulated substances to and from an UST.

"Belowground release" means any release to the subsurface of the land and to groundwater. This includes, but is not limited to, releases from the belowground portions of an underground storage tank system and belowground releases associated with overfills and transfer operations as the regulated substance moves to or from an underground storage tank.

"Beneath the surface of the ground" means beneath the ground surface covered with earthen materials. otherwise

"Board" means the Illinois Pollution Control Board.

"Cathodic protection" is a technique to prevent corrosion of a metal surface by making that surface the cathode of an electrochemica cell. For example, a tank system can be cathodically protected through the application of either galvanic anodes or impressed "Cathodic protection tester" means a person who can demonstrate an understanding of the principles and measurements of all common types of cathodic protection systems as applied to buried or submerged metal piping and tank systems. At a minimum, such persons shall have education and experience in soil resistivity, stray current, structure-to-soil potential and component electrical isolation measurements of buried metal piping and tank systems.

"CERCLA" means the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (42 U.S.C. 9601 et seq.)

"Compatible" means the ability of two or more substances to maintain their respective physical and chemical properties upon contact with one another for the design life of the tank system under conditions likely to be encountered in the UST.

elbows, joints, flanges and flexible connectors attached to a tank system through which regulated substances flow. For the purpose o determining how much piping is connected to any individual UST 'Connected piping" means all underground piping including valves, two UST systems must be allocated that joins piping system, the pipi equally between

'Consumptive use" with respect to heating oil means consumed on the

"Corrosion expert" means a person who, by reason of thorough

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knowledge of the physical sciences and the principles of engineering and mathematics acquired by a professional education and related practical experience, is qualified to engage in the practice of corrosion control on buried or submerged metal piping systems and metal tanks. Such a person shall be accredited or certified as being qualified by the National Association of Corrosion Engineers or be a registered professional engineer who has certification or licensing that includes education and experience in corrosion control of buried or submerged metal piping systems and metal tanks.

electrical current. Dielectric coatings are used to electrically isolate UST systems from the surrounding soils. Dielectric bushings are used to electrically isolate portions of the UST system (e.g., tank from piping). "Dielectric material" means a material that does not conduct direct

"Electrical equipment" means underground equipment that contains dielectric fluid that is necessary for the operation of equipment such as transformers and buried electrical cable.

"ESDA" means the Illinois Emergency Services and Disaster Agency.

"Excavation zone" means the volume containing the tank system and backfill material bounded by the ground surface, wall and floor of the pit and trenches into which the UST system is placed at the time of installation. "Existing tank system" means a tank system used to contain an accumulation of regulated substances or for which installation has commenced on or before December 22, 1988. Installation is considered to have commenced if:

The owner or operator has obtained all federal, state and local approvals or permits necessary to begin physical construction of the site or installation of the tank system;

if either And,

A continuous on-site physical construction or installation program has begun; or, The owner or operator has entered into contractural obligations, which cannot be cancelled or modified without substantial loss, for physical construction at the site or installation of the tank system to be completed within a reasonable time

"Farm tank" is a tank located on a tract of land devoted to the production of crops or raising animals, including fish, and

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includes fish hatcheries, rangeland and A farm tank must be located associated residences and improvements. nurseries with growing operations. Farm on the farm property.

"Fire Marshal" means the Office of the State Fire Marshal

"Flow-through process tank" is a tank that forms an integral part of a production process through which there is a steady, variable, recurring or intermittent flow of materials during the operation of the process. Flow-through process tanks do not include tanks used for the storage of materials prior to their introduction into the production process or for the storage of finished products or by-

"Free product" refers to a regulated substance that is present as nonaqueous liquid phase (e.g., liquid not dissolved in water.)

'Gasoline Act' means "An Act To Regulate The Storage, Transportation, Sale And Use Of Gasoline And Volatile Oils", as amended (Ill. Rev. Stat. 1987, ch. 127 1/2, par. 151 et seq. Sal

facility or building "Gathering lines" means any pipeline, equipment, facility or building used in the transportation of oil or gas during oil or gas production or gathering operations.

"Mazardous substance" means any substance listed in 40 CFR 302.4, incorporated by reference in Section 731.113 (but not including any substance regulated as a hazardous waste under 35 111. Adm. Code

BOARD NOTE: This definition is derived from the definition of "hazardous substance UST system" in 40 CFR 280.12, as adopted at 53 Fed. Reg. 37194, September 23, 1988, and "hazardous substance" in Section 101(14) of CERCLA. The United States Environmental Protection Agency (USEPA) regulations which implement the statutes cited in CERCLA have been inserted in place of the authorizing statutes "Hazardous substance UST system" means an underground storage tank system that contains a "hazardous substance", or any mixture of "hazardous substances" and "petroleum" which is not a "petroleum UST

BOARD NOTE: This definition is derived from the corresponding definition in 40 CFR 280.12, as adopted at 53 Fed. Reg. 37194, September 23, 1988, inserting terms defined elsewhere in this

"Heating oil" means petroleum that is No. 1, No. 2, No. 4--light, No.

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4--heavy, No. 5--light, No. 5--heavy or No. 6 technical grades of fuel oil; other residual fuel oils (including Navy Special Fuel Oil and Bunker C); or other fuels when used as substitutes for one of these fuel oils. Heating oil is typically used in the operation of heating equipment, boilers or furnaces.

closed-loop mechanical system that uses compressed air or hydraulic fluid to operate lifts, elevator and other similar devices. 'Hydraulic lift tank" means a tank holding hydraulic fluid for

"Implementing agency". See Section 731.114.

association with oil and gas production, gathering and extraction operations (including gas production plants), for the purpose of collecting oil, water and other liquid. These liquid traps may temporarily collect liquids for subsequent disposition for reinjection into a production or pipeline stream, or may collect and separate liquids from gas stream. "Liquid trap" means sumps, well cellars and other traps used in

"Maintenance" means the normal operational upkeep to prevent underground storage tank system from releasing product. "Motor fuel" means petroleum or a petroleum-based substance that is motor gasoline, aviation gasoline, No. 1 or No. 2 diesel fuel or any grade of gasohol, and is typically used in the operation of a motor

"New tank system" means a tank system that will be used to contain an accumulation of regulated substances and for which installation has commenced after December 22, 1988. (See also "Existing Tank System.")

"Noncommercial purposes" with respect to motor fuel means not for

"On the premises where stored" with respect to heating oil means UST systems located on the same property where the stored heating oil is used.

"Operational life" refers to the period beginning when installation of the tank system has commenced until the time the tank system is properly closed under Subpart G.

'Operator" means any person in control of, or having responsibility for, the daily operation of the UST system.

"Overfill release" is a release that occurs when a tank is filled beyond its capacity, resulting in a discharge of the regulated substance to the environment.

'Owner" means

brought into use after that date, any person who owns an USI system used for storage, use or dispensing of regulated substances; and In the case of an UST system in use on November 8, 1984,

In the case of any UST system in use before November 8, 1984, but no longer in use on that date, any person who owned such UST immediately before the discontinuation of its use.

"Person" means an individual, trust, firm, joint stock company, federal agency, corporation, state, unit of local government, commission, political subdivision of a state or any interstate body. Person, also includes a consortium, a joint venture, a commercial entity and the United States Government.

from crude oil through processes of separation, conversion, upgrading and finishing, such as motor fuels, jet fuels, distillate fuel oils, residual fuel oils, lubricants, petroleum solvents and used oils. "Petroleum" means crude oil or any fraction thereof which is liquid at standard conditions of temperature and pressure (60 degrees Fahrenheit and 14.7 pounds per square inch absolute). The term "petroleum" includes, but is not limited to, petroleum and petroleum-based substances comprising a complex blend of hydrocarbons derived

BOARD NOTE: This definition is derived from the definitions of "petroleum UST system" and "regulated substance" in 40 CFR 280.12, as adopted at 53 Fed. Reg. 37194, September 23, 1988.

"Petroleum UST system" means an underground storage tank system that contains petroleum or a mixture of "petroleum" with de minimus quantities of other "regulated substances".

BOARD NOTE: This definition is derived from the corresponding definition in 40 CFR 280.12, as adopted at 53 Fed. Reg. 37194. September 23, 1988, inserting terms defined elsewhere in this Section. "Pipe" or "Piping" means a hollow cylinder or tabular conduit that is constructed of non-earthern materials.

"Pipeline facilities (including gathering lines)" are new and existing pipe rights-of-way and any associated equipment, facilities

Regulated substance" means any "hazardous substance" or "petroleum",

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BOARD NOTE: This definition is derived from the corresponding definition in 40 CFR 280.12, as adopted at 53 Fed. Reg. 37194, September 23, 1988, inserting terms defined elsewhere in this section. "Release" means any spilling, leaking, emitting, discharging, escaping, leaching or disposing from an UST into groundwater, surface water or subsurface soils.

"Release detection" means determining whether a release of a regulated substance has occurred from the USI system into the environment or into the interstitial space between the USI system and its secondary barrier or secondary containment around it.

'Repair" means to restore a tank or UST system component that has caused a release of product from the UST "Residential tank" is a tank located on property used primarily for dwelling purposes. "Septic tank" is a water-tight covered receptacle designed to receive or process, through liquid separation or biological digestion, the sewage discharged from a building sewer. The effluent from such receptacle is distributed for disposal through the soil and settled soilds and scum from the tank are pumped out periodically and hauled to a treatment facility.

"Storm water or wastewater collection system" means piping, pumps, conduits and any other equipment necessary to collect and transport the flow of surface water run-off resulting from precipitation, or domestic, commercial or industrial wastewater to and from retention areas or any areas where treatment is designated to occur. The collection of storm water and wastewater does not include treatment except where incidental to conveyance.

"Surface impoundment" is a natural topographic depression, man-made excavation, or diked area formed primarily of earthern materials (although it may be lined with man-made materials) that is not an injection well.

"Tank" is a stationary device designed to contain an accumulation of regulated substances and constructed of non-earthern materials concrete, steel, plastic) that provide structural support.

"Underground area" means an underground room, such as a basement, cellar, shaft or vault, providing enough space for physical inspection of the exterior of the tank situated on or above the surface of the floor.

to contain an accumulation of regulated substances, and the volume of which (including the volume of the underground pipes connected thereto) is ten per centum or more beneath the surface of the ground. Such term does not include any: tanks (including underground pipes connected thereto) which is used "Underground storage tank" or "UST" means any one or combination of

Farm or residential tank of 1,100 gallons or less capacity used for storing motor fuel for noncommercial purposes.

Tank used for storing heating oil for consumptive use on the premises where stored

Septic tank,

Pipeline facility (including gathering lines) regulated under:

The Natural Gas Pipeline Safety Act of 1968 (49 U.S.C.A. 1671 et seq. (1987 and 1987 Supp.)), or

The Hazardous Liquid Pipeline Safety Act of 1979 (49 U.S.C.A. 2001 et seq. (1987)), or

(Ill. Rev. Stat. 1987, The Illinois Gas Pipeline Safety Act ch. 111 2/3, pars. 551 et seq.)

Surface impoundment, pit, pond or lagoon,

Storm-water or wastewater collection system.

Flow-through process tank.

Liquid trap or associated gathering lines directly related to oil or gas production and gathering operations. Storage tank situated in an underground area (such as a basement, cellar, mineworking, drift, shaft or tunnel) if the storage tank is situated upon or above the surface of the floor.

The term "underground storage tank" does not include any pipes connected to any tank which is described in the above subparagraphs.

"Upgrade" means the addition or retrofit of some systems such as cathodic protection, lining or spill and overfill controls to improve the ability of an underground storage tank system to prevent the release of product.

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"USEPA" means United States Environmental Protection Agency.

"UST system" or "Tank system" means an underground storage tank, connected underground piping, underground ancillary equipment, and containment system, if any.

"Wastewater treatment tank" means a tank that is designed to receive and treat an influent wastewater through physical, chemical or biological methods.

Source: Added at 13 Ill. Reg. 9519 , effective June 12, 1989

Section 731.113 Incorporations by Reference

The following publications are incorporated by reference: a)

ACT. Available from the Association for Composite Tanks, 108 N. State St., Suite 720, Chicago, 1L 60602, (800) 368-2105:

ACT-100/88, "Specification for the Fabrication of FRP Clad/Composite Underground Storage Tanks", revised March 16, 1988

ANSI. Available from the American National Standards Institute, 1430 Broadway, New York, New York 10018, (212) 354-3300:

See ASME.

Available from the American Petroleum Institute, et. N.W., Washington, D.C. 20005, (202) 682-8000 Street, N.W., Washington, D.C. API.

API Recommended Practice 1604, "Removal and Disposal of Used Underground Petroleum Storage Tanks", Second Edition, December, 1987

API Recommended Practice 1615, "Installation of Underground Petroleum Storage Systems", Fourth Edition, November, 1987

API Recommended Practice 1621, "Bulk Liquid Stock Control at Retail Outlets", Fourth Edition, December, 1987

1985 API Recommended Practice 1626, "Storing and Handling Ethanol and Gasoline-Ethanol Blends at Distribution Terminals and Service Stations", First Edition, April,

API Recommended Practice 1627, "Storage and Handling of Gasoline-Methanol/Cosolvent Blends at Distribution Terminals and Service Stations", First Edition, August, 1986

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API Recommended Practice 1631, "Interior Lining of Underground Storage Tanks", Second Edition, December, 1987

API Recommended Practice 1632, "Cathodic Protection of Underground Petroleum Storage Tanks and Piping Systems" Second Edition, December, 1987

API Publication 2015, "Cleaning Petroleum Storage Tanks", Third Edition, September, 1985

API Publication 2200, "Repairing Crude Oil, Liquified Petroleum Gas, and Product Pipelines", Scond Edition, April, 1983

Engineers, 345 East 47th Street, New York, NY 10017, (212) 705-Available from the American Society of Mechanical

"Chemical Plant and Petroleum Refinery Piping", ASME/ANSI 831.3 - 1987, as supplemented by B31.3a - 1988 and B31.3b 1988. Also available from ANSI.

"Liquid Transportation Systems for Hydrocarbons, Liquid Petroleum Gas, Anhydrous Ammonia, and Alcohols", ASME/ANSI B31.4 - 1986, as supplemented by B31.4a - 1987. Also available from ANSI.

ASTM. Available from American Society for Testing and Materials, 1916 Race Street, Philadelphia, PA 19103, (215) 5400:

ASTM D4021-86, "Standard Specification for Glass-Fiber-Reinforced Polyester Underground Petroleum Storage Tanks", approved July 25, 1986.

NACE. Available from the National Association of Corrosion Engineers, 1400 South Creek Dr., Houston, TX 77084, (713) 492. 0535:

"Control of NACE Standard Recommended Practice RP0169-83, "Control External Corrosion on Underground or Submerged Metalli Piping Systems", Revised January, 1983 Available from the National Fire Protection Association, NFPA.

External Corrosion on Metallic Buried, Partially Buried, or

NACE Standard Recommended Practice RP0285-85.

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(617) 770-3000 or (800) 02269, Batterymarch Park, Boston, MA 344-3555:

NFPA 30, "Flammable and Combustible Liquids Code", issued July 17, 1987. Also available from ANSI.

NFPA 385, "Tank Vehicles for Flammable and Combustible Liquids", issued December 7, 1984. Also available from ANSI.

NIOSH. Available from the National Institute for Occupational Safety and Health, Publications Office, 4676 Columbia Parkway, Cincinnati, OH 45226 (513) 533-8287:

NIOSH Publication No. 80-106, "Criteria for a Recommended Standard ...Working in a Confined Spaces", December, 1979

Petroleum Equipment Institute, Box 2380, Tulsa, 918/743-9941. PEI . 1 PEI/RP100-87, "Recommended Practices for Installation of Underground Liquid Storage Systems" , 1987 Edition

STI. Available from the Steel Tank Institute, 728 Anthony Trail, Northbrook, IL 60062, (312) 498-1980:

STI-P3, "Specification and Manual for External Corrosion Protection of Underground Steel Storage Tanks", effective 1987

STI, "Standard for Dual Wall Underground Steel Storage Tanks" (1986).

UL. Underwriters Laboratories, Inc., Publications Stock, 333 Pfingsten Road, Northbrook, IL 60062-2096 312/ 272-8800, extension 2612 or 2622:

UL 58 -- 1985, "Standard for Steel Underground Tanks for Flammable and Combustible Liquids", Eighth Edition, April 15, 1986. Also available from ANSI.

UL 567 -- 1983, "Standard for Pipe Connectors for Flammable and Combustible Liquids and LP-Gas", Fifth Edition, March 12, 1984, as revised September 30, 1985. Also available from ANSI.

Underground Storage Tanks for Petroleum Products", First Edition, July 1, 1983, as revised April 29, 1986 and March UL 1316, "Standard for Glass-Fiber-Reinforced Plastic

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UL Canada, Underwriters' Laboratories of Canada, 7 Crouse Rd., Scarborough, Ontario MIR 349 CANADA, 416/757-3611.

unada Standard CAN4-S603-M85, "Standard for Steel ground Tanks for Flammable and Combustible Liquids", Canada Standard CAN4-S603-M85, Edition, June, 1985. UL Canada Standard CAN4-S603.1-M85, "Standard for Galvanic Corrosion Protection Systems for Steel Underground Tanks for Flammable and Combustible Liquids", First Edition, June Canada Standard CAN4-S615-M83, "Standard for Reinforced astic Underground Tanks for Petroleum Products", First ition, February, 1983. ition, February,

Canada Standard CAN4-S631-M84, "Standard for Isolating UL Canada Standard CAN4->poll-now, organizery with Bushings for Steel Underground Tanks Protected with Coatings and Galvanic Systems", First Edition, May, 1984.

UL Canada Standard CAN4-S633-M84, "Flexible Underground Hose Connectors for Flammable and Combustible Liquids", First Edition, June, 1984.

"Guide for Glass Fibre UL Canada Subject C107C-M1984, "Guide for Glass Fig Reinforced Plastic Pipe and Fittings for Flammable

(Code of Federal Regulations). Available from the Superintendent Documents, U.S. Government Printing Office, Washington, D.C. 101, (202) 783-3238: 9

CFR 50, Appendix A (1988)

1988) 40 CFR 280.3 (1987) (repealed September 23,

40 CFR 302.4, 302.5 and 302.6

355.40 (1988) 40 CFR

Section incorporates no later editions or amendments. This

Added at 13 Ill. Reg. 9519 , effective June 12, 1989 (Source:

Implementing Agency Section 731,114 The implementing agency is the Fire Marshal or the Agency, as a)

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specified in this Part.

Generally the Agency is the implementing agency for corrective action beyond immediate response. The Fire Marshal is the implementing agency for all other aspects of the program. 9

9519, effective June 12, 1989 Added at 13 Ill. Reg. (Source:

UST SYSTEMS: DESIGN, CONSTRUCTION, INSTALLATION AND NOTIFICATION SUBPART B:

Performance Standards for New Systems Section 731.120 In order to prevent releases due to structural failure, corrosion or spills and overfills for as long as the UST system is used to store regulated substances, owners and operators of new UST systems shall meet the following requirements.

- Tanks. Each tank must be properly designed and constructed, and any portion underground that routinely contains product must be protected from corrosion, in accordance with a code of practice developed by a nationally recognized association or independent testing laboratory as specified below: a
- BOARD NOTE: The following industry codes, incorporated by reference in Section 731.113, may be used to comply with this subsection: UL 1316; UL Canada Standard CAN4-S615; or ASTM D4021. The tank is constructed of fiberglass-reinforced plastic; or
- The tank is constructed of steel and cathodically protected in the following manner 5
- The tank is coated with a suitable dielectric material; F
- Field-installed cathodic protection systems are designed by a corrosion expert; 8
- determination of current operating status as required in Section 731.131(c): Impressed current systems are designed to allow 0
- Cathodic protection systems are operated and maintained in accordance with Section 731.131; or 0

BOARD NOTE: The following codes and standards, incorporated by reference in Section 731.113, may be used to comply with this subsection: STI-P3; UL 1746; UL Canada Standard CAN4-S603, CAN4-S603.1 and CAN4-S631; NACE RP0285

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r UL 58.

- 3) The tank is constructed of a steel-fiberglass-reinforced-plastic composite; or BOARD NOTE: The following industry codes, incorporated by
 - BOARD NOTE: The following industry codes, incorporated by reference in Section 731.113, may be used to comply with this subsection: UL 1746 or ACT-100.
- 4) The tank is constructed of metal without additional corrosion protection measures provided that:
- A) The tank is installed at a site that is determined by a corrosion expert not to be corrosive enough to cause it to have a release due to corrosion during its operating life; and
- B) Owners and operators maintain records that demonstrate compliance with the requirements of subsection (a)(4)(A) for the remaining life of the tank.
- b) Piping. The piping that routinely contains regulated substances and is in contact with the ground must be properly designed, constructed and protected from corrosion in accordance with a code of practice developed by a nationally recognized association or independent testing laboratory as specified below:
- BOARD NOTE: The following codes and standards, incorporated by reference in Section 731.113, may be used to comply with this subsection: UL 567; UL Canada Subject C107C; UL Canada Standard CAN4-S633.
- 2) The piping is constructed of steel and cathodically protected in the following manner:
- A) The piping is coated with a suitable dielectric material;
- B) Field-installed cathodic protection systems are designed by a corrosion expert;
- C) Impressed current systems are designed to allow determination of current operating status as required in Section 731,131(c).
- D) Cathodic protection systems are operated and maintained in accordance with Section 731.131; or

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BOARD NOTE: The following codes and standards, incorporated by reference in Section 731.113, may be used to comply with this subsection: NFPA 30; API Recommended Practice 1615; API Recommended Practice 1632; NACE RP0169.

- The piping is constructed of metal without additional corrosion protection measures provided that:
- A) The piping is installed at a site that is determined by a corrosion expert to not be corrosive enough to cause it to have a release due to corrosion during its operating life; and
- B) Owners and operators maintain records that demonstrate compliance with the requirements of subsection (b)(3)(A) for the remaining life of the piping; or

BOARD NOTE: NFPA 30 and NACE RP0169, incorporated by reference in Section 731.113, may be used to comply with this subsection.

- c) Spill and overfill prevention equipment.
- 1) Except as provided in subsection (c)(2), to prevent spilling and overfilling associated with product transfer to the UST system, owners and operators shall use the following spill and overfill prevention equipment:
- A) Spill prevention equipment that will prevent release of product to the environment when the transfer hose is detached from the fill pipe (for example, a spill catchment basin); and
- B) Overfill prevention equipment that will:
- i) Automatically shut off flow into the tank when the tank is no more than 95 percent full; or
- ii) Alert the transfer operator when the tank is no more than 90 percent full by restricting the flow into the tank or triggering a high-level alarm.
- Owners and operators are not required to use the spill and overfill prevention equipment specified in subsection (C)(1) if: The UST system is filled by transfers of no more than 25 gallons at one time.
- d) Installation. All tanks and piping must be properly installed in accordance with a code of practice developed by a nationally

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recognized association or independent testing laboratory and

accordance with the manufacturer's instructions

ARD NOTE: Tank and piping system installation practices and occurres described in the following codes, incorporated by erence in Section 731.113, may be used to comply with the quirements this subsection: API Recommended Practice 1615, /RP100; or ANSI/ASME B31.3 and B31.4. BOARD NOTE:

All owners and operators shall ensure that one or more of the following methods of certification, testing, or inspection is used to demonstrate compliance with subsection (d) by providing a certification of compliance on the UST notification form in accordance with Section 731.122. Certification of installation. (a

- The installer has been certified by the tank and piping manufacturers; or
- The installer has been certified or licensed by the Fire Marshal; or 2
- The installation has been inspected and certified by a registered professional engineer with education and experience in UST system installation; or 3)
- The installation has been inspected and approved by the Fire Marshal; or 4
- All work listed in the manufacturer's installation checklists has been completed. 2

Added at 13 Ill. Reg. 9519 , effective June 12, 1989 Source:

Upgrading of Existing Systems Section 731.121

- Alternatives allowed. Not later than December 22, 1998, all existing comply with one of the following requirements: systems must a)
- New UST system performance standards under Section 731.120;
- 9 The upgrading requirements in subsections (b) through (d); 2)
- Closure requirements under Subpart G, including applicable requirements for corrective action under Subpart F. 3)
- Tank upgrading requirements. Steel tanks must be upgraded to meet one of the following requirements in accordance with a code of practice developed by a nationally recognized association or independent testing laboratory: 9

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A tank may be upgraded by internal lining if: Interior lining.

1)

ij

- The lining is installed in accordance with the requirements of Section 731,133, 8
- Within 10 years after lining, and every 5 years thereafter, the lined tank is internally inspected and found to be structurally sound with the lining still performing in accordance with original design specifications. 8
- Cathodic protection. A tank may be upgraded by cathodic protection if the cathodic protection system meets the requirements of Section 731.120(a)(2)(B), (C) and (D) and the integrity of the tank is ensured using one of the following methods: 2
- The tank is internally inspected and assessed to ensure that the tank is structurally sound and free of corrosion holes prior to installing the cathodic protection system; 2
- The tank has been installed for less than 10 years and is monitored monthly for releases in accordance with Section 731.143(d) through (h) 8
- The tank has been installed for less than 10 years and is second tightness test must be conducted between three (3) and six (6) months following the first operation of the cathodic protection system. assessed for corrosion holes by conducting two (2) tightness tests that meet the requirements of Section 731.143(c). The first tightness test must be conducted prior to installing the cathodic protection system. The 0
- Internal lining combined with cathodic protection. A tank m be upgraded by both internal lining and cathodic protection 3
- The lining is installed in accordance with the requirements of Section 731.133: F
- The cathodic protection system meets the requirements of Section 731.120(a)(2)(8), (C) and (D): 8

BOARD NOTE: The following codes and standards, incorporated by reference in Section 731.113, may be used to comply with this Section: API Recommended Practice 1631; NACE RP0285 and, API Recommended Practice 1632.

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- Piping upgrading requirements. Metal piping that routinely contains regulated substances and is in contact with the ground must be cathodially protected in accordance with a code of practice developed by a nationally recognized association or independent testing laboratory and must meet the requirements of Section 731.120(b)(2)(B), (C) and (D). 0
- BOARD NOTE: The codes and standards listed in the note following Section 731.120(b)(2) may be used to comply with this requirement.
- Spill and overfill prevention equipment. To prevent spilling and overfilling associated with product transfer to the USI system, all existing USI systems must comply with new USI system spill and overfill prevention equipment requirements specified in Section 731.120(c) 9

Added at 13 Ill. Reg. 9519, effective June 12, 1989 (Source:

Notification Requirements Section 731.122

- Any owner who brings an underground storage tank system into use after May 8, 1986, shall within 30 days of bringing such tank into use, submit, in the form prescribed in Appendix A, a notice of existence of such tank system to the Fire Marshal. use, submit, existence of a)
- BOARD NOTE: Owners and operators of UST systems that were in the ground on or after May 8, 1986, unless taken out of operation on or before January 1, 1974, were required to notify the Fire Marshal in accordance with RCRA and 40 CFR 280.3 (1987), unless notice was given pursuant to 40 CFR 302.6, incorporated by reference in Section 731.113. Section 4(b)(1) of the Gasoline Act (III. Rev. Stat. 1987, ch. 127 1/2, par. 156(b)(1)) required notification by December 31, 1974. Owners and operators who have not complied with the notification requirements may use portions I through VI of the notification form contained in Appendix A.
- Owners required to submit notices under subsection (a) shall provide notices to the Fire Marshal for each tank they own. Owners may provide notice for several tanks using one notification form, but owners who own tanks located at more than one place of operation shall file a separate notification form for each separate place of operation S
- Notices required to be submitted under subsection (a) must provide all of the information in Sections I through VI of the form for each tank for which notice must be given. Notices for tanks installed after December 22, 1988, must also provide all of the information in Section VII of the prescribed form for each tank for which notice 9

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must be given.

- owners and operators of new UST systems shall certify in the notification form compliance with the following requirements: (e)
- Installation of tanks and piping under Section 731.120(e); 7
- Cathodic protection of steel tanks and piping under Section 731.120(a) and (b); 2
- Financial responsibility under Subpart H; and
- Release detection under Sections 731.141 and 731.142. 4
- All owners and operators of new UST systems shall ensure that the installer certifies in the notification form that the methods used to install the tanks and piping complies with the requirements in Section 731.120(d). 4
- be used as an underground storage tank shall notify the purchaser of such tank of the owner's notification obligations under subsection (a). The form provided in Appendix C may be used to comply with this Beginning October 24, 1988, any person who sells a tank intended to (a). The for 임

Added at 13 Ill. Reg. 9519, effective June 12, 1989 (Source:

SUBPART C: GENERAL OPERATING REQUIREMENTS

Spill and Overfill Control Section 731.130

- overfilling do not occur. The owner and operator shall ensure that the volume available in the tank is greater than the volume of product to be transferred to the tank before the transfer is made and that the transfer operation is monitored constantly to prevent overfilling and spilling. Owners and operators shall ensure that releases due to spilling or a
 - BOARD NOTE: The transfer procedures described in NFPA 385, incorporated by reference in Section 731.113, may be used to comply with this subsection. Further guidance on spill and overfill prevention appears in API Recommended Practice 1621 and NFPA Standard 30.
- owner and operator shall report, investigate and clean up any The owner and operator shall report, investigate and cle spills and overfills in accordance with Section 731.153. a
- Added at 13 Ill. Reg. 9519 , effective June 12, 1989 (Source:

ADOPTED AMENDMENTS NOTICE OF

Operation and Maintenance of Corrosion Protection

operators of steel UST systems with corrosion protection shall be following requirements to ensure that releases due to prevented for as long as the UST system is used to store with the and are OWNers

- that portion of the tank and piping that routinely contain regulated substances and are in contact with the ground. continuously provide corrosion protection to the metal components of corrosion protection systems must be operated and maintained 9
- All UST systems equipped with cathodic protection systems must be inspected for proper operation by a qualified cathodic protection tester in accordance with the following requirements:
- equency. All cathodic protection systems must be tested thin 6 months of installation and at least every 3 years thereafter Frequency.
- Inspection criteria. The criteria that are used to determine that cathodic protection is adequate as required by this Section must be in accordance with a code of practice developed by a must be in accordance with a code nationally recognized association.

NACE RP0285, incorporated by reference in Section 31.113, may be used to comply with subsection (b)(2) BOARD NOTE:

- Systems with impressed current cathodic protection systems must so be inspected every 60 days to ensure the equipment is running 0
- standards in this Section. These records must provide the following: UST systems using cathodic protection, records of the operation of the cathodic protection must be maintained (in accordance with Section 731.134) to demonstrate compliance with the performance For P
- The results of the last three inspections required in subsection c); and
- The results of testing from the last two inspections required in subsection (b) 5

June 12, 1989 , effective Source: Added at 13 Ill. Reg. 9519

Compatibility Section 731.132

Owners and operators shall use an UST system made of or lined with materials that are compatible with the substance stored in the UST system.

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Owners and operators storing alcohol blends may use the following codes, incorporated by reference in Section 731.113, to comply with the requirements of this Section: API Recommended Practice 1626 and 1627.

June 12, 1989 Source: Added at 13 Ill. Reg. 9519, effective

Repairs Allowed Section 731.133

releases due to structural failure or corrosion as long as the USI system is used to store regulated substances. The repairs must meet the following requirements: Owners and operators of UST systems shall ensure that repairs will

Repairs to UST systems must be properly conducted in accordance with a code of practice developed by a nationally recognized association or an independent testing laboratory. a

BOARD NOTE: The following codes and standards, incorporated by reference in Section 731.113, may be used to comply with this subsection: NFPA 30; API Publication 2200; and API Recommended Practice 1631.

- Repairs to fiberglass-reinforced plastic tanks may be made by the manufacturer's authorized representatives or in accordance with a code of practice developed by a nationally recognized association or an independent testing laboratory. 9
- Metal pipe sections and fittings that have released product as a result of corrosion or other damage must be replaced. Fiberglass pipes and fittings may be repaired in accordance with the manufacturer's specifications. 0
- Repaired tanks and piping must be tightness tested in accordance with Section 731.143(c) and Section 731.144(b) within 30 days following the date of the completion of the repair except as follows: 9
- The repaired tank is internally inspected in accordance with a code of practice developed by a nationally recognized association or an independent testing laboratory; or 7
- The repaired portion of the UST system is monitored monthly for releases in accordance with a method specified in Section 731.143(d) through (h). 5
- Within 6 months following the repair of any cathodically protected UST system, the cathodic protection system must be tested in accordance with Section 731.131(b) and (c) to ensure that it is operating properly. (e)

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UST system owners and operators shall maintain records of each repair for the remaining operating life of the UST system that demonstrate compliance with the requirements of this Section. 4

June 12, 1989 Added at 13 Ill. Reg. 9519, effective (Source:

Reporting and Recordkeeping Section 731.134 (11) Rev. Stat. 1987, ch. 127 1/2, par. 154(d)), owners and operators of UST systems shall cooperate fully with inspections, monitoring and testing conducted by the Fire Marshal or Agency, as well as requests for document submission, testing and monitoring by the owner or operator. Pursuant to Section 4(d) of the Act and Section 4(d) of the Gasoline Act

Reporting. Owners and operators shall submit the following information to the Fire Marshal or Agency: a

- Notification for all UST systems (Section 731.122), which includes certification of installation for new systems (Section 731.120(e)); 긔
- Reports of all releases including suspected releases (Section 73.150), spills and overfills (Section 731.153), and confirmed releases (Section 731.161); 2
- Corrective actions planned or taken including initial abatement measures (Section 731.162), initial site characterization (Section 731.163), free product removal (Section 731.164), investigation of soil and groundwater cleanup (Section 731.165), and corrective action plan (Section 731.166); and 3
- A notification before permanent closure or change-in-service Section 731.171) 4
- operators shall maintain the following of site corrosion potential if A corrosion expert's analysis Owners and Recordkeeping. information: 1 9
 - Documentation of operation of corrosion protection equipment corrosion protection equipment is not used (Section 731.120(a)(4) and (b)(3)). Section 731.131 2
- Documentation of UST system repairs (Section 731.133(f)); 3
- Recent compliance with release detection requirements (Section 4

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- Results of the site investigation conducted at permanent closure (Section 731.174). 3
- Availability and Maintenance of Records. Owners and operators shall keep the records required either: 5
- At the UST site and immediately available for inspection by the Fire Marshal or Agency;
- for At a readily available alternative site and be provided inspection to the Fire Marshal or Agency upon request. 5

30ARD NOTE: In the case of permanent closure records required under Section 731.774, owners and operators are also provided with the additional alternative of mailing closure records to the Fire Marshal if they cannot be kept at the site or an alternative site as indicated above.

June 12, 1989 Added at 13 Ill. Reg. 9519 , effective

RELEASE DETECTION SUBPART D:

General Requirements for all Systems Section 731.140

- Owners and operators of new and existing UST systems shall provide a method, or combination of methods, of release detection that a
- Can detect a release from any portion of the tank and the connected underground piping that routinely contains product:
- Is installed, calibrated, operated and maintained in accordance with the manufacturer's instructions, including routine maintenance and service checks for operability or running condition; and 2
- Meets the performance requirements in Sections 731.143 or 731.144, with any performance claims and their manner of determination described in writing by the equipment manufacturer or installer. In addition, methods used after December 22, 1990, except for methods permanently installed prior to that date, must be capable of detecting the leak rate or quantity specified for that method in Section 731.143(b), (c) and (d) or Section 731.144(a) and (b), with a probability of detection of 0.95 and a probability of false alarm of 0.05. 3
- performance standards in Section 731.143 and 731.144 indicates a release may have occurred, owners and operators shall notify ESDA in When a release detection method operated in accordance with the 의

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accordance with Subpart E.

- and operators of UST systems shall comply with the release ion requirements of this Subpart in accordance with the detection requirements of this following schedule: 0wners ()
- For all pressurized piping in accordance with Section 731.141(b)(1) and 731.142(b)(4), by December 22, 1990 7
- tanks and suction piping in accordance with Section [141(a), 731.141(b)(2) and 731.142 for tanks: For 2)
- With an unknown installation date, by December 22, 1989. A
- Installed before 1965, by December 22, 1989 8
- Installed in 1965 through 1969, by December 22, 0
- installed in 1970 through 1974, by December 22, 0
- 1992. December 22, ρ Installed in 1975 through 1979, E
- Installed in 1980 through December 22, 1988, by December 993 E
- Installed after December 22, 1988, immediately upon installation. (5)
- Any existing UST system that cannot apply a method of release detection that complies with the requirements of this Subpart must complete the closure procedures in Subpart 6 by the date on which release detection is required for that UST system under subsection (C). P

at 13 Ill. Reg. 9519 , effective June 12, 1989 Added Source:

Petroleum Systems Section 731.141

Owners and operators of petroleum UST systems shall provide release detection for tanks and piping as follow:

- Tanks. Tank must be monitored at least every 30 days for releases using one of the methods listed in Section 731.143(d) through (h) except that: a)
- UST systems that meet the performance standards in Section 731.120 or Section 731.121, and the monthly inventory control requirements in Section 731.143(a) or (b), may use tank tightness testing (conducted in accordance with Section 1

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731.143(c) at least every 5 years until December 22, 1998 or until 10 years after the tank is installed or upgraded under Section 731.121(b), whichever is later.

- Section 731.120 or 731.121, may use monthly inventory controls (conducted in accordance with Section 731.143(a) or (b)) and annual tank tightness testing (conducted in accordance with Section 731.143(c)) until December 22, 1998, when the tank must be upgraded under Section 731.121 or permanently closed under Section 731.121 and UST systems that do not meet the performance standards in 5)
- Tanks with capacity of 550 gallons or less may use weekly tank gauging (conducted in accordance with Section 731.143(b)). 3
- Piping. Underground piping that routinely contains regulated substances must be monitored for releases in a manner than meets one of the following requirements: 의
- Pressurized piping. Underground piping that conveys regulated substances under pressure must: 7
- Be equipped with an automatic line leak detector conducted in accordance with Section 731.144(a); and A
- Have an annual line tightness test conducted in accordance with Section 731.144(b) or have monthly monitoring conducted in accordance with Section 731.144(c). 8
- Suction piping. Underground piping that conveys regulated substances under suction must either have a line tightness test conducted at least every 3 years and in accordance with Section 731.144(b), or use a monthly monitoring method conduct in accordance with Section 731.144(c). No release detection is required for suction piping that is designed and constructed to meet the following standards: 5
- The below-grade piping operates at less than atmospheric pressure; A
- The below-grade piping is sloped so that the contents of the pipe will drain back into the storage tank if the suction is released a
- Only one check valve is included in each suction line; 3
- The check valve is located directly below and as close practical to the suction pump; and 0

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E) A method is provided that allows compliance with subsections (b)(2)(B) through (b)(2)(D) to be readily determined.

(Source: Added at 13 Ill. Rėg. 9519, effective June 12, 1989

Section 731.142 Hazardous Substance Systems

Owners and operators of hazardous substance UST systems shall provide release detection that meets the following requirements:

- A Release detection at existing UST systems must meet the requirements for petroleum UST systems in Section 731.141. By December 22, 1998, all existing hazardous substance UST systems must meet the release detection requirements for new systems in subsection (b).
- b) Release detection at new hazardous substance UST systems must meet the following requirements:
- 1) Secondary containment systems must be designed, constructed and installed to:
- A) Contain regulated substances released from the tank system until they are detected and removed;
- B) Prevent the release of regulated substances to the environment at any time during the operational life of the UST system; and
- C) Be checked for evidence of a release at least every 30 days.

BOARD NOTE: 35 Ill. Adm. Code 725.293 may be used to comply with these requirements.

- 2) Double-walled tanks must be designed, constructed and installed to:
- A) Contain a release from any portion of the inner tank within the outer wall; and
- B) Detect the failure of the inner wall.
- 3) External liners (including vaults) must be designed, constructed and installed to:
- A) Contain 100 percent of the capacity of the largest tank within its boundary;

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- B) Prevent the interference of precipitation of groundwater intrusion with the ability to contain or detect a release of regulated substances; and
- C) Surround the tank completely (i.e., it is capable of preventing lateral as well as vertical migration of regulated substances).
- 4) Underground piping must be equipped with secondary containment that satisfies the requirements of subsection (b)(1) (e.g., trench liners, jacketing of double-walled pipe). In addition, underground piping that conveys regulated substances under pressure must be equipped with an automatic line leak detector in accordance with Section 731.144(a).

(Source: Added at 13 Ill. Reg. 9519, effective June 12, 1989

Section 731.143 Tanks

Each method of release detection for tanks used to meet the requirements of Section 731.141 must be conducted in accordance with the following:

- a) Inventory control. Product inventory control (or another test of equivalent performance) must be conducted monthly to detect a release of at least 1.0 percent of flow-through plus 130 gallons on a monthly basis in the following manner:
- Inventory volume measurements for regulated substance inputs, withdrawals and the amount still remaining in the tank are recorded each operating day;
- 2) The equipment used is capable of measuring the level of product over the full range of the tank's height to the nearest one-eighth of an inch;
- 3) The regulated substance inputs are reconciled with delivery receipts by measurement of the tank inventory volume before and after delivery;
- 4) Deliveries are made through a drop tube that extends to within one foot of the tank bottom;
- 5) Product dispensing is metered and recorded within an accuracy of 6 cubic inches for every 5 gallons of product withdrawn; and

BOARD NOTE: Metering of petroleum products is regulated by the Illinois Department of Agriculture pursuant to Sections 8 and 43 of the Weights and Standards Act (Ill. Rev. Stat. 1987, ch. 147, pars. 108 and 143) and 8 Ill. Adm. Code 600.120 and 600.650 et

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In that these regulations do not specify the accuracy of seq. In that these regulations do not specify the accuracy metering, owners or operators need to obtain an independent certification of meter accuracy prior to using this Section. The measurement of any water level in the bottom of the tank is made to the nearest one-eighth of an inch at least once a month. made 9

BOARD NOTE: Practices described in the API Recommended Practice 1621, incorporated by reference in Section 731.113, may be used, where applicable, as guidance in meeting the requirements of this subsection.

Manual tank gauging. Manual tank gauging must meet the following requirements 9

Tank liquid level measurements are taken at the beginning and ending of a period of at least 36 hours during which no liquid added to or removed from the tank end.

Level measurements are based on an average of two consecutive stick readings at both the beginning and ending of the period; 5

The equipment used is capable of measuring the level of product over the full range of the tank's height to the nearest oneover the full range eighth of an inch; 3

A leak is suspected and subject to the requirements of Subpart E if the variation between beginning and ending measurements exceeds the weekly or monthly standards in the following table: 4

Monthly Standard (Average of Four Tests) (Gallons) Weekly Standard (One Test) (Gallons) 2 2 2 2 551 to 1000 1001 to 2000 Nominal Tank 550 or less Capacity (Gallons)

Only tanks of 550 gallons or less nominal capacity may use this as the sole method of release detection. Tanks of 551 to 2,000 gallons may use the method in place of manual inventory control in Section 731.143(a). Tanks of greater than 2,000 gallons nominal capacity must not use this method to meet the requirements of this Subpart. 2

Tank tightness testing. Tank tightness testing (or another test of equivalent performance) must be capable of detecting a 0.1 gallon per hour leak rate from any portion of the tank that routinely contains product while accounting for the effects of thermal expansion or 0

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contraction of the product, vapor pockets, tank deformation, evaporation or condensation and the location of the water table.

Automatic tank gauging. Equipment for automatic tank gauging that tests for the loss of product and conducts inventory control must meet the following requirements: 0

The automatic product level monitor test can detect a 0.2 gallon per hour leak rate from any portion of the tank that routinely contains product; and 7

Inventory control (or another test of equivalent performance) is conducted in accordance with the requirements of Section 731.143(a). 5

Vapor monitoring. Testing or monitoring for vapors within the soil gas of the excavation zone must meet the following requirements: (e)

The materials used as backfill are sufficiently porous (e.g., gravel, sand, crushed rock) to readily allow diffusion of vapors from releases into the excavation area;

The stored regulated substance, or a tracer compound placed in the tank system, is sufficiently volatile (e.g., gasoline) to result in a vapor level that is detectable by the monitoring devices located in the excavation zone in the event of a release from the tank; 5)

The measurement of vapors by the monitoring device is not rendered inoperative by the groundwater, rainfall or soil moisture or other known interferences so that a release could go undetected for more than 30 days; 3

The level of background contamination in the excavation zone will not interfere with the method used to detect releases from the tank; 4

The vapor monitors are designed and operated to detect any significant increase in concentration above background of the regulated substance stored in the tank system, a component or components of that substance, or a tracer compound placed in the tank system; 2

In the UST excavation zone, the site is assessed to ensure compliance with subsection (e)(1) through (e)(4) and to establish the number and positioning of monitoring wells that will detect releases within the excavation zone from any portion of the tank that routinely contains product; and (9

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- Monitoring wells are clearly marked and secured to avoid unauthorized access and tampering. 7
- Testing or monitoring for liquids on the Groundwater monitoring. Testing or monitoring for groundwater must meet the following requirements 4
- The regulated substance stored is immiscible in water and has a specific gravity of less than one;
- and the hydraulic conductivity of the soils between the UST system and the monitoring wells or devices is not less than 0.01 cm/sec. (e.g., the soil must consist of gravels, coarse to medium sands, coarse silts or other permeable materials); Groundwater is never more than 20 feet from the ground surface 5
- designed to prevent migration of natural soils or filter pack into the well and to allow entry of regulated substance on the water table into the well under both high and low groundwater conditions: The slotted portion of the monitoring well casing must be 3
- Monitoring wells must be sealed from the ground surface to the top of the filter pack; 4
- o Monitoring wells or devices intercept the excavation zone as close to it as is technically feasible; 2
- detect the presence of at least one-eighth of an inch of free product on top of the groundwater in the monitoring wells; The continuous monitoring devices or manual methods used can 9
- Within and immediately below the UST system excavation zone, the site is assessed to ensure compliance with the requirements in subsection (f)(1) through (f)(5) and to establish the number and positioning of monitoring wells or devices that will detect releases from any portion of the tank that routinely contains 7
- Monitoring wells are clearly marked and secured to avoid unauthorized access and tampering. 8
- it may Interstitial monitoring. Interstitial monitoring between the Esstem and a secondary barrier immediately around or beneath it be used, but only if the system is designed, constructed and installed to detect a leak from any portion of the tank that routinely contains product and also meets one of the following requirements 9
- For double-walled UST systems, the sampling or testing method

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- in any portion of detect a release through the inner wall the tank that routinely contains product;
- "Standard for Dual BOARD NOTE: The provisions outlined in STI, "Standard for Du Wall Underground Storage Tank", incorporated by reference in Section 731,113, may be used as guidance for aspects of the design and construction of underground steel double-walled
- For UST systems with a secondary barrier within the excavation zone, the sampling or testing method used can detect a release between the UST system and the secondary barrier; 5)
- consists of artificially constructed material that is sufficiently thick and impermeable (at most 0.000001 cm/sec (ten to the minus six) for the regulated substance stored) to direct a release to the monitoring point and permit its detection; The secondary barrier around or beneath the UST system F
- cause The barrier is compatible with the regulated substance stored so that a release from the UST system will not caus a deterioration of the barrier allowing a release to pass through undetected: (a)
 - must be installed so that it does not interfere with the For cathodically protected tanks, the secondary barrier proper operation of the cathodic protection system; 히
- the testing or sampling method used inoperative so that a release could go undetected for more than 30 days; groundwater, soil moisture or rainfall will not The 0
- The site is assessed to ensure that the secondary barrier is always above the groundwater and not in a 25-year flood plain, unless the barrier and monitoring designs are for use under such conditions; and, E
- Monitoring wells are clearly marked and secured to avoid unauthorized access and tampering. 1
- can detect a release between the inner wall of the tank and the liner, and the liner is compatible with the substance stored. For tanks with an internally fitted liner, an automated device 3)
- 0 detection method, other type of release methods, can be used if Any Other methods. 7
- It can detect a 0.2 gallon per hour leak rate or a release of

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150 gallons within a month with a probability of detection of 0.95 and a probability of false alarm of 0.05; or

operator shall comply with any conditions imposed by the Fire Marshal on its use to ensure the protection of human health and method if the owner and operator demonstrates that the method can detect a release as effectively as any of the methods allowed in subsection (c) through (h). In comparing methods, the Fire Marshal shall consider the size of release that the method can detect and the frequency and reliability with which it can be detected. If the method is approved, the owner and The Fire Marshal shall approve by permit condition another the environment 2)

9519, effective June 12, 1989 Source: Added at 13 Ill. Reg.

Piping Section 731.144

requirements of Each method of release detection for piping used to meet the requir Section 731.141 must be conducted in accordance with the following:

- Automatic line leak detectors. A method which alerts the operator to the presence of a leak by restricting or shutting off the flow of regulated substances through piping or triggering an audible or visual alarm may be used only if it detects leaks of 3 gallons per hour at 10 pounds per square inch line pressure within I hour. An annual test of the operation of the leak detector must be conducted in accordance with the manufacturer's requirements. 9
- une tightness testing. A periodic test of piping may be conducted only if it can detect a 0.1 gallon per hour leak rate at one and one-half times the operating pressure. 9
- through (h) may be used if they are designed to detect a release from any portion of the underground piping that routinely contains Any of the methods in Section 731.143(e) Applicable tank methods. regulated substances 5

Source: Added at 13 Ill. Reg. 9519, effective June 12, 1989

Recordkeeping Section 731.145 All UST system owners and operators shall maintain records in accordance with Section 731.134 demonstrating compliance with all applicable requirements of this Subpart. These records must include the following:

system used, and the manner in which these claims have been justified or tested by the equipment manufacturer or installer, must be All written performance claims pertaining to any release detection a

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maintained for 5 years;

- The results of any sampling, testing or monitoring must be maintained for at least 1 year, except that the results of tank tightness testing conducted in accordance with Section 731.143(c) must be retained until the next test is conducted; and 9
- Written documentation of all calibration, maintenance and repair of release detection equipment permanently located on-site must be maintained for at least one year after the servicing work is completed. Any schedules of required calibration and maintanance provided by the release detection equipment manufacturer must be retained for 5 years from the date of installation. 0

Added at 13 Ill. Reg. 9519 , effective June 12, 1989 (Source:

RELEASE REPORTING, INVESTIGATION AND CONFIRMATION SUBPART E:

Reporting of Suspected Releases Section 731.150

Owners and operators of UST systems shall report to the ESDA within 24 hours and follow the procedures in Section 731.152 for any of the following conditions:

- The discovery by owners and operators or others of released regulated substances at the USI site or in the surrounding area (such as the presence of free product or vapors in soils, basements, sewer and utility lines or nearby surface water). a
- the erratic behavior of product dispensing equipment, the sudden loss of product from the UST system or an unexplained presence of water in the tank), unless system equipment is found to be defective but not leaking, and is immediately repaired or replaced; and, Usual operating conditions observed by owners and operators (such as 9
- Monitoring results from a release detection method required under Section 731.141 and Section 731.142 that indicate a release may have occurred unless: 0
- The monitoring device is found to be defective, and is immediately repaired, recalibrated or replaced, and additional monitoring does not confirm the initial result; or
- In the case of inventory control, a second month of data does not confirm the initial resul 5

June 12, 1989 Source: Added at 13 Ill. Reg. 9519 , effective

Investigation due to Off-site Impacts Section 731.151

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When required by the Fire Marshal, owners and operators of UST systems shall follow the procedures in Section 731.152 to determine if the UST system is the source of off-site impacts. These impacts include the discovery of regulated substances (such as the presence of free product or vapors in soils. basements, sewer and utility lines or nearby surface and drinking waters) that has been observed by the Fire Marshal or brought to its attention by another person. The Fire Marshal require such an investigation by way of a letter or an oral order followed by a written confirmation.

Source: Added at 13 Ill. Reg. 9519 , effective June 12, 1989

Release Investigation and Confirmation Section 731.152 Unless corrective action is initiated in accordance with Subpart F, owners and operators shall immediately investigate and confirm all suspected releases of regulated substances requiring reporting under Section 731.150 within 7 days, using the following steps:

- System test. Owners and operators shall conduct tests (according to the requirements for tightness testing in Section 731.143(c) and Section 731.144(b)) that determine whether a leak exists in that portion of the tank that routinely contains product, or the attached delivery piping, or both. ə
- Owners and operators shall repair, replace or upgrade the UST system, and begin corrective action in accordance with Subpart if the test results for the system, tank or delivery piping indicate that a leak exists
- Further investigation is not required if the test results for the system, tank and delivery piping do not indicate that a Teak exists and if environmental contamination is not the basis for suspecting a release 5
- Owners and operators shall conduct a site check as described in subsection (b) if the test results for the system, tank and delivery piping do not indicate that a leak exists but environmental contamination is the basis for suspecting a release. 3
- Site check. Owners and operators shall measure for the presence of a release where contamination is most likely to be present at the UST site. In selecting sample types, sample locations and measurement methods, owners and operators shall consider the nature of the stored substance, the type of initial alarm or cause for suspicion, the type of initial alarm or cause for suspicion, the type of backfill, the depth of groundwater and other factors appropriate for identifying the presence and source of the release. 3

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- indicate that a release has occurred, owners and operators shall begin corrective action in accordance with Subbart F; If the test results for the excavation zone or the UST 7
- If the test results for the excavation zone or the UST site do not indicate that a release has occurred, further investigation is not required. 2

(Source: Added at 13 Ill. Reg. 9519 , effective June 12, 1989

Reporting and Cleanup of Spills and Overfills Section 731.153

- clean up a spill or overfill and report to the Fire Marshal within 24 hours, and begin corrective action in accordance with Subpart F in the following cases: Owners and operators of UST systems shall contain and immediately a
- Spill or overfill of petroleum that results in a release to the environment that exceeds 25 gallons, or that causes a sheen on nearby surface water; and 1
- release to the environment that equals or exceeds its reportable quantity under 40 CFR 302.4 and 302.5, incorporated by reference in Section 731.113. Spill or overfill of a hazardous substance that results in a 2
- Owners and operators of USI systems shall contain and immediately clean up a spill or overfill of petroleum that is less than 25 gallons, and a spill or overfill of a hazardous substance that is less than the reportable quantity. If cleanup cannot be accomplished within 24 hours, owners and operators shall immediately notify ESDA. 즤

in Section 731-113, a release of a hazardous substance equal to or in excess of its reportable quantity must also be reported immediately (rather than within 24 hours) to the National Response Center (800/424-8802). In addition, 35 Ill. Adm. Code 750.410 requires Under 40 CFR 302.6 and 355.40, incorporated by reference (800/424-8802). In addition, 35 Ill. A notification of the ESDA (800/782-7860) BOARD NOTE:

Added at 13 Ill. Reg. 9519, effective June 12, 1989 (Source:

SUBPART F: RELEASE RESPONSE AND CORRECTIVE ACTION

General Section 731.160

Owners and operators of petroleum or hazardous substance UST systems must, in response to a confirmed release from the UST system, comply with the requirements of this Subpart except for USTs excluded under Section 731.110(b) and UST systems subject to RCRA corrective action requirements under 35 Ill.

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724.296, 725.296 or 725.Subpart G.

Adm. Code 724.200,

(Source: Added at 13 Ill. Reg. 9519 , effective June 12, 1989

Initial Response Section 731.161 Upon confirmation of a release in accordance with Section 731.152 or after a release from the UST system is identified in any other manner, owners and operators shall perform the following initial response actions within 24 hours of a release:

- Report the release to the ESDA (e.g., by telephone or electronic mail); a
- Take immediate action to prevent any further release of the regulated substance into the environment; and 4
- Identify and mitigate fire, explosion and vapor hazards. 히

9519, effective June 12, 1989 Added at 13 Ill. Reg. (Source:

Initial Abatement Measures and Site Check Section 731.162

- Owners and operators shall perform the following abatement measures: a
- Remove as much of the regulated substance from the UST system as is necessary to prevent further release to the environment;
- ground releases and prevent further migration of the released substance into surrounding soils and groundwater; Visually inspect any aboveground releases or exposed below-5
- hazards posed by vapors or free product that have migrated from the USI excavation zone and entered into substance structures Continue to monitor and mitigate any additional fire and safety such as sewers or basements 3
- Remedy hazards posed by contaminated soils that are excavated or exposed as a result of release confirmation, site investigation, abatement or corrective action activities. If these remedies include treatment or disposal of soils, the owner and operator shall comply with 35 Ill. Adm. Code 722, 724, 725, 807 and 809. 4
- Measure for the presence of a release where contamination is most likely to be present at the UST site, unless the presence and source of the release have been confirmed in accordance with the site check required by Section 731.152(b) or the closure types, sample locations and measurement methods, the owner and site assessment of Section 731.172(a). In selecting sample 3

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the type of backfill, depth to groundwater and other factors as appropriate for identifying the presence and source of the release; and operator shall consider the nature of the stored substance,

- Investigate to determine the possible presence of free product, and begin free product removal as soon as practicable and in accordance with Section 731.164. (9
- Within 20 days after release confirmation, owners and operators shall submit a report to the Agency, summarizing the initial abatement steps taken under subsection (a) and any resulting information or data. 7

Added at 13 Ill. Reg. 9519, effective June 12, 1989 (Source:

Initial Site Characterization Section 731.163

- Owners and operators shall assemble information about the site and the nature of the release, including information gained while confirming the release or completing the initial abatement measures in Section 731.160 and Section 731.161. This information must include, but is not necessarily limited to the following: a
- Data on the nature and estimated quantity of release;
- Data from available sources or site investigations concerning the following factors: surrounding populations, water quality, use and approximate locations of wells potentially affected by the release, subsurface soil conditions, locations of subsurface sewers, climatological conditions and land use;
- Results of the site check required under Section 731.162(a)(5); 3
- Results of the free product investigations required under Section 731.162(a)(6), to be used by owners and operators to determine whether free product must be recovered under Section 4
- operators shall submit the information collected in compliance with subsection (a) to the Agency, in a manner that demonstrates its applicability and technical adequacy. Within 45 days after confirmation of the release, owners and 9

Added at 13 Ill. Reg. 9519 , effective June 12, 1989

Free Product Removal Section 731.164

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At sites where investigations under Section 731.162(a)(6) indicate the presence of free product, owners and operators shall remove free product to the maximum extent practicable, while continuing, as necessary, any actions initiated under Section 731.161 through Section 731.163, or preparing for actions required under Section 731.165 through Section 731.166. In meeting the requirements of this Section, owners and operators must:

- Conduct free product removal in a manner that minimizes the spread of contamination into previously uncontaminated zones by using recovery and disposal techniques appropriate to the hydrogeologic conditions at the site, and that properly treats, discharges or disposes of recovery byproducts in compliance with applicable local, state and federal regulations; a
- Use abatement of free product migration as a minimum objective for the design of the free product removal system; 9
- Handle any flammable products in a safe and competent manner to fires or explosions; and prevent 0
- Prepare and submit to the Agency, within 45 days after confirming a release, a free product removal report that provides at least the following information 히
- The name of the persons responsible for implementing the free product removal measures H
- The estimated quantity, type and thickness of free product observed or measured in wells, boreholes and excavation; 5
- The type of free product recovery system used; 3
- Whether any discharge will take place on-site or off-site during the recovery operation and where this discharge will be located; 4
- The type of treatment applied to, and the effluent quality expected from, any discharge; 2
- The steps that have been or are being taken to obtain necessary permits for any discharge; and 9
- recovered free product. disposition of the The 1

June 12, 1989 Added at 13 Ill. Reg. 9519, effective (Source:

Investigations for Soil and Groundwater Cleanup Section 731.165

In order to determine the full extent and location of soils contaminated by the release, and the presence and concentrations of order to determine the full extent and location of soils a

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operators shall conduct investigations of the release, the release site, and the surrounding area possibly affected by the release if any of the following conditions evict: dissolved product contamination in the groundwater, owners and

- There is evidence that groundwater wells have been affected by the release (e.g., as found during release confirmation or previous corrective action measures); =
- Free product is found to need recovery in compliance with Section 731.164; 5
- There is evidence that contaminated soils may be in contact with groundwater (e.g., as found during conduct of the initial response measures or investigations required under Section 731.160 through Section 731.164); and el
- The Agency requests an investigation, based on the potential effects of contaminated soil or groundwater on nearby surface water and groundwater resources 4
- Owners and operators shall submit the information collected under subsection (a) as soon as practicable or in accordance with a schedule established by the Agency. 4

June 12, 1989 Added at 13 Ill. Reg. 9519, effective Source:

Corrective Action Plan Section 731.166

- At any point after reviewing the information submitted in compliance with Section 731.161 through Section 731.163, the Agency may require owners and operators to submit additional information or to develop and submit a corrective action plan for responding to contaminated soils and groundwater. If a plan is required, owners and operators shall submit the plan according to a schedule and format established by the Agency. Alternatively, owners and operators may, after fulfilling the requirements of Section 731.161 through Section 731.163, choose to submit a corrective action plan for responding to contaminated soil and groundwater. a
- The Agency shall approve the corrective action plan only after ensuring that implementation of the plan will adequately protect human health, safety and the environment. In making this determination, the Agency shall consider the following factors as appropriate: 의
- The physical and chemical characteristics of the regulated substance, including its toxicity, persistence and potential for migration; 1

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NOTICE OF ADOPTED AMENDMENTS

- The hydrogeologic characteristics of the facility and the surrounding area 2
- The proximity quality and current and future uses of surface water and groundwater 3
- The potential effects of residual contamination on nearby surface water and groundwater; 4
- An exposure assessment; and 2
- Any information assembled in compliance with this Subpart. (9
- evaluate and report the results of implementing the plan in accordance with a schedule and in a format established by the Agency. Upon approval of the corrective action plan or as directed by the Agency, owners and operators shall implement the plan, including modifications to the plan made by the Agency. They shall monitor, 5
- Owners and operators may, in the interest of minimizing environmental contamination and promoting more effective cleanup, begin cleanup of soil and groundwater before the corrective action plan is approved provided that they: 히
- Notify the Agency of their intention to being cleanup; 7
- Comply with any conditions imposed by the Agency, including halting cleanup or mitigating adverse consequences from activities; and 5
- Incorporate these self-initiated cleanup measures in the corrective action plan that is submitted to the Agency. 3

(Source: Added at 13 Ill. Reg. 9519, effective June 12, 1989

Public Participation Section 731.167

- The Agency shall provide notice to the public by means designed to reach those members of the public directly affected by the release and the planned corrective action. This notice must include, but is and the planned corrective action. This notice must include, but not limited to, public notice in local newspapers, block advertisements, public service announcements, publication in the Illinois Register, letters to individual household or personal contacts by field staff. a
- The Agency shall ensure that site release information and decisions concerning the corrective action plan are made available to the 司

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public for inspection upon request

- public meeting to consider comments on the proposed corrective action plan if there is sufficient public interest, or for any other Before approving a corrective action plan, the Agency shall hold a reasons 0
- The Agency shall give public notice that complies with subsection (a) if implementation of an approved corrective action plan does not achieve the established cleanup levels in the plan and termination of that plan is under consideration by the Agency. F
- Added at 13 Ill. Reg. 9519 , effective June 12, 1989 (Source:

OUT-OF-SERVICE SYSTEMS AND CLOSURE SUBPART G:

Temporary Closure Section 731.170

- continue operation and maintenance of corresson protection in accordance with Section 731.131, and any release detection in accordance with Section 731.131, and any release detection in accordance with Subpart D. Subparts E and F must be complied with if a release is suspected or confirmed. However, release detection is not required as long as the USI system is empty. The USI system is empty when all materials have been removed using commonly employed practices so that no more than 2.5 centimeters (one inch of residue, or 0.3 percent by weight of the total capacity of the USI system, remain in the system. When an UST system is temporarily closed, owners and operators shall a
- When an UST system is temporarily closed for 3 months or more, owners and operators shall also comply with the following requirements: 4
- Leave vent lines open and functioning; and
- Cap and secure all other lines, pumps, manways and ancillary equipment. 5
- When an UST system is temporarily closed for more than 12 months, owners and operators shall permanently close the UST system if it does not meet either performance standards in Section 731.120 for new UST systems or the upgrading requirements in Section 731.121, except that the spill and overfill equipment requirements do not have to be met. Owners and operators shall permanently close the substandard UST systems at the end of this 12-month period in accordance with Section 731.171 through Section 731.174. 0

Added at 13 Ill. Reg. 9519 , effective June 12, 1989 Source:

Permanent Closure and Changes-in-service Section 731.171

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- At least 30 days before beginning either permanent closure or a change-in-service under subsections (b) or (c), owners and operators shall notify the Fire Marshal of their intent to permanently close or make the change-in-service, unless such action is in response to corrective action. The required assessment of the excavation zone under Section 731.172 must be performed after notifying the Fire Marshal but before completion of the permanent closure or a changea
- To permanently close a tank, owners and operators shall empty and clean it by removing all liquids and accumulated sludges. All tanks taken out of service permanently must also be either removed from the ground or filled it with an inert soild material. 9
- Continued use of an UST system to store a non-regulated substance is considered a change-in-service. Before a change-in-service, owners and operators shall empty and clean the tank by removing all liquid and accumulated sludge and conduct a site assessment in accordance with Section 731.172. 0

comply BOARD NOTE: The following cleaning and closure procedures, incorporated by reference in Section 731.113, may be used to comply with this Section: API Recommended Practice 1604; API Publication 2015; API Recommended Practice 1631. NIOSH Publication No. 80-106 may be used as guidance for conducting safe closure procedures at some hazardous substance tanks.

June 12, 1989) Added at 13 Ill, Reg. 9519 , effective

Assessing Site at Closure or Change-in-Service Section 731,172

- owners and operators shall consider the method of closure, the nature of the stored substance, the type of backfill, the depth to groundwater and other factors appropriate for identifying the presence of a release. The requirements of this Section are satisfied if one of the external release detection methods allowed in Section 731.143(e) and (f) is operating in accordance with the requirements in Section 731.143 at the time of closure, and indicates Before permanent closure or a change-in-service is completed, owners and operators shall measure for the present of a release where contamination is most likely to be present at the UST site. In selecting sample types, sample locations and measurement methods, owners and operators shall consider the method of closure, the nature of the stored substance, the type of backfill, the depth to release has occurred a
- If contaminated soils, contaminated groundwater or free product as a liquid or vapor is discovered under subsection (a), or by any other manner, owners and operators shall begin corrective action in accordance with Subbart F 9

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at 13 111. Reg. 9519, effective June 12, 1989 Added Source:

Previously Closed Systems Section 731.173

When directed by the Fire Marshal, the owner and operator of an UST system permanently closed before December 22, 1988, shall assess the excavation zone and close the UST system in accordance with this Subpart if releases from the UST may, in the judgment of the Fire Marshal, pose a current or potential threat to human health or the environment.

(Source: Added at 13 111. Reg. 9519 , effective June 12, 1989)

Closure Records Section 731,174

Owners and operators shall maintain records in accordance with Section 731.134 that are capable of demonstrating compliance with closure requirements under this Subpart. The results of the excavation zone assessment required in Section 731.172 must be maintained for at least 3 years after completion of permanent closure or change-in-service in one of the following ways:

- By the owners and operators who took the UST system out of service;
- By the current owners and operators of the UST system site; (9
- By mailing these records to the Fire Marshal if they cannot maintained at the closed facility. 0

, effective June 12, 1989 Added at 13 111. Reg. 9519 (Source:

(Repealed) Incorporation by reference Section 731,900

- Method of Soil resistivity Using the Menner Four-Electrode Method". ASIM 657-78 (Reapproved 1984); available from the American Society for Testing and Materials; 1916 Race Sheet, Philadelphia; PA 19103; The Board incorporates the following material by reference: "Field 215/299-5480-(e
- This incorporation includes no future revisions or editions --† ¶

Repealed at 13 Ill. Reg. 9519, effective June 12, 1989 (Source:

Compliance Date (Repealed) Section 731.901 -Gompliance with this Part shall be required after the day on which the United States Environmental Protection Agency authorizes the State of Illinois to administer the underground storage tank program pursuant to the Resource GONSERVATION AND RECOVERY ACT --

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(Source: Repealed at 13 Ill. Reg. 9519, effective June 12, 1989

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DEPARTMENT OF PUBLIC AID

NOTICE OF RECODIFICATION

- 1) The Heading of the Part : HOSPITAL SERVICES
- Code Citation: 89 Ill. Adm. Code 148 5)
- Date of Administrative Code Division Review: May 31, 1989 3)
- Headings and Section Numbers of the Part Being Recodified: 4)

140.94 140.95 140.97 140.97 140.99 140.99	Hospital Services Participation General Requirements Special Requirements Covered Hospital Services Hospital Services Not Covered Limitation On Hospital
140.101 140.102 140.103 140.104 140.116	nts ansplants ansplants row Transpla for Inpatien
140.200 140.202	nc isc isc isc
140.203	Limits on Length of Stay by Diagnosis Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting
140.350 140.361 140.361 140.362	11 -M

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NOTICE OF RECODIFICATION

OF PUBLIC AID	RECODIFICATION
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RECODIFICATION	Headings	Hospital Outpatient and		Payment for Hospital	Services During Fiscal	Year 1982	Payment for Hospital	Services During Fiscal	Year 1983	Limits on Length of Stay	by Diagnosis	Payment for	Pre-operative Days and		Performed in an	Outpatient Setting	Copayments	Payment Methodology	Non-Participating	Hospitals	Pre July 1, 1989 Services	Post June 30, 1989	Services	Prepayment Review	Base Year Costs	Restructuring Adjustment	Inflation Adjustment	Groupings	Rate Calculation	Payment	Review Procedure	Alternatives	Exemptions	Subacute Alcoholism and	Substance Abuse Services	Definitions	Types of Subacute	Alcoholism and Substance	Abuse Services	Payment for Subacute	Alcoholism and Substance	Abuse Services	Rate Appeals for	Subacute Alcoholish and	Hoarings	1001.41.00
NOTICE OF REC	Section Numbers	148.140		148.150			148.160			148.170		148,180					148.190	148,200	148.210		148.220	148.230		148.240	148.250	148.260	148.270	148.280	148.290	148,300	148.310	148.320	148.330	148.340		148.350	148.360			148.370			148.380		148 200	740.070
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NOTICE OF REC	Section Numbers	140.364	.36	140.366	.36	140.369	140.370	140.371	140.372	140.374	m.	.39		140.391	40.39			140.394			140.396			140.398			Outline of the Section Numbers	Recodified:		SECTION NUMBERS	1.48 10		148.30	00000	7 4 4 4 0	00.00	9	07 87 1	40	149 90	00.04	00.00	148 110	148.130		

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DEPARTMENT OF PUBLIC AID

NOTICE OF RECODIFICATION

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Recodified Part (Section Numbers)	48.1	4	48.3	48.4	48.5	48.6	48.7	48.8	48.90	48.10	48.11	48.13	48.14	48,15	48.16	48.17	48.18	48.19	48.20	48.21	48.22	48.23	48.24	48.25	48.26	48.27	48.28	48.29	48.30	48,31	48,32	4	48.34	48.35	48,36	48.37	8.3	48.39
Present Part (Section Numbers)	40.9	40.	40.9	40.9	40.9	40.99	40.10	40.10	40.10	40.10	40.10	40.11	40.11	40.20	40.20	40.20	40.30	40.35	40.36	40.36	40.36	40.36	40.36	40.36	40.36	40.36	40,36	40.37	40.37	40.37	40.37	0.3	40.39	0.39	0.39	0.39	140.396	0.39

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- Eligibility Heading of the Part: 7
- 89 Ill. Adm. Code 552 Code Citation: 2)
- Section Numbers: 3

Adopted Action:

- Amendment 552.40
- Statutory Authority: Implementing and authorized by Sections 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 3434 (a), (b), and (k)). 4
- Effective Date of Rule(s) (Amendments, Repealer): June 12, 1989 2
- Does this rulemaking contain an automatic repeal date? 9
- Does this rule (amendment, repealer) contain incorporations by reference? 2
- Date Filed in Agency's Principal Office: June 2, 1989 8
- Notice of Proposal Published in Illinois Register: 13 Ill. Reg. January 13, 6

(issue date)

- Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following: 10)
- 111. Reg. (issue date) Statement of Objection: A)
- Ill. Reg. (issue date) Agency Response: B)
- Date Agency Response Submitted for Approval to JCAR; ပ
- Difference(s) between proposal and final version: Pursuant to agreements made with the Administrative Code Division and The Joint Committee on Administrative Rules the following changes have been made: =

DEPARTMENT OF REHABILITATION

NOTICE OF ADOPTED AMENDMENTS

The Illinois Register citation in the Section source note was changed from 12 to 13.

Language was added to Section 552.40(b) to include "e.g., doctor's appointments and diagnostic testing" and "e.g., participation in a counseling program or obtaining a General Equivalency Diploma".

"Amended at 12 Ill. Reg. 3715, effective January 15, 1988" was added to the source note.

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)
- Will this rule replace an Emergency Rule(s) currently in effect? 13)
- Illinois Register Citation Are there any amendments pending on this Part: Section Numbers 14)

Proposed Action

- Summary and Purpose of Rule(s): These amendments are being adopted in conjunction with an agreement made with the Joint Committee on Administrative Rules (JCAR) resulting from a JCAR review of recently adopted amendments to 89 III. Adm. Code 557: Application. During that review it was noted that the application form used by DORS includes a statement regarding the client's responsibility for cooperating in keeping medical appointments and following medical and professional instructions. These amendments reflect those responsibilities. 12)
- Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Leigh Reed Regulations and Procedures Section Department of Rehabilitation Services P.O. Box 19429 Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896 T.D.D.: (217) 782-5734

The full text of Adopted Rule(s) begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 552 ELIGIBILITY

ection

General Applicability
Eligibility Determination
Criteria for Eligibility
Comprehensive Diagnostic Study
Preliminary Diagnostic Study

Requirements for Current General Medical Information

Requirements for Mental Health Evaluation Comprehensive Diagnostic Study Decision

Criteria for Severely Handicapped Individual Certification of Eligibility Thorough Diagnostic Study Order of Selection 5552.10 5552.20 5552.30 5552.40 5552.60 5552.70 5552.90 5552.10 5552.10 AUTHORITY: Implementing and authorized by Sections 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (111. Rev. Stat. 1987, ch. 23, pars. 3434(a), (b), and

Adopted at 9 III. Reg. 8792, effective June 10, 1985; at 11 III. Reg. 2846, effective January 27, 1987; at 12 III. Reg. 3715, effective January 15, 1988; at 12 III. Reg. 9711, effective May 23, 1988; amended at Reg. 9576, effective Lune 12, 1989. 13 111. SOURCE: amended amended amended

Comprehensive Diagnostic Study Section 552.40

- A diagnostic study will be provided to determine eligibility for services and the nature of services needed to attain a suitable vocational goal for the individual. At any time in this process that it is determined the individual is not eligible for Vocational Rehabilitation (VR) services, the diagnostic study shall a
- diagnostic study, and must keep appointments and attend scheduled activities (e.g., doctor's appointments and diagnotic testing) related to the VR program. The client is also responsible for carrying out medical and The client is responsible for cooperating 3

NOTICE OF ADOPTED AMENDMENTS

other professional instructions (e.g., participation in a counseling program or obtaining a General Equivalency Diploma) related to his or her rehabilitation.

(Source: Amended at 13 Ill. Reg. 9576 effective June 12, 1989

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NOTICE OF ADOPTED RULES

-) Heading of the Part: Grants and Contracts
- 2) Code Citation: 89 Ill. Adm. Code 525
- 3) Section Numbers: Adopted Action:
- 4) Statutory Authority: Implementing Section 3(k) of "AN ACT in relation to rehabilitation of disabled persons" (111. Rev. Stat. 1987, ch.23, par. 3434(k)).
- 5) Effective Date of Rule(s) (Amendments, Repealer): June 12, 1989
 - 6) Does this rulemaking contain an automatic repeal date?

 ___ Yes X_No
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: June 2, 1989
- 9) Notice of Proposal Published in Illinois Register:

September 9, 1988 , 12 Ill. Reg. 14117 (issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
- A) Statement of Objection: (issue date) 111. Reg.
 - B) Agency Response: (issue date), 111. Reg.
- C) Date Agency Response Submitted for Approval to JCAR:
 Difference(s) between proposal and final version: Pursuant
- 11) Difference(s) between proposal and final version: Pursuant to agreements with the Administrative Code Division and the Joint Committee on Administrative Rules, the following changes have been made:
- In Section 525.10(a), a reference to statutes was changed to include "statutes and rules".

NOTICE OF ADOPTED RULES

- The labels in Section 525.10(e)(l) were capitalized in the third level subsection.
- The citation in Section 525.10(a) "29 U.S.C.A. 504" was corrected to "29 U.S.C.A. 794". 3
- In Section 525.10(a), "the Accessibility Standards" was changed to "The Illinois Accessibility Code". "Any other pertinent state and federal mandates, as stated persons with disabilities" was added to this Section. in the written contracts, agreements or grants" was deleted. The "Environmental Barriers Act (111. Rev. Stat. 1987, ch. 111 1/2, par. 3711 et.seq.), and Article 1, Section 19 of the Illinois Constitution" transportation and communication barriers facing were referenced. A definition of accessible, "attainable by elimination of architectural, 4.
- In Section 525.10(b), "financial or non-financial" was deleted. 5
- subsection (a) as standards to determine if the subrecipient is in compliance." Other language added to this Section included "if found not to be in Section 525.10(d) was amended to say "DORS regional staff shall use the statutes and rules contained in compliance, the subrecipient may appeal per 89 Ill. Adm. Code 510." 9
- "Chief Executive Officer or President" was added following "Board of Directors" in Section 525.10(e)(1)(A). 7 .
- In Section 525.10(e)(1)(C), language was added to state that continued referrals are contingent upon the (e)(1)(A), meeting the standards in subsection (a) and the subrecipient's meeting the time frames specified in the plan. Referrals shall continue as long as the plan meets the requirements in subsection (a) and the time frames are being met. . . . For subrecipients whose contracts, agreements or grants shall be terminated per subsection (e)(4). The Director's decision may be appealed through the court system". plan does not meet the requirements in subsection (a) or for those subrecipients who do not meet the time subrecipient's plan of action, per subsection frames specified in their plan of action, the . ∞

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

The last two sentences in Section 525.10(e)(2) were deleted. 9

10.

- In Section 525.10(e)(4), "per subsection (e)(1)(A)" was added to follow "a letter of assurance". Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)
- Will this rule replace an Emergency Rule(s) currently in effect? 13)
- Are there any amendments pending on this Part: 14)
- Illinois Register Citation Proposed Action Section Numbers
- Summary and Purpose of Rule(s): The Department of Rehabilitation Services (DORS) will not enter into a contract, agreement or grant with any subrecipient that is not accessible in terms of employment practices, programs and physical structure. This rulemaking requires each subrecipient to submit a statement of compliance to DORS. This rulemaking also establishes criteria that DORS will follow if a subrecipient is not in compliance. 15)
- Information and answers to questions regarding this adopted rule shall be directed to: 16)

Department of Rehabilitation Services P.O. Box 19429 Regulations and Procedures Section Springfield, Illinois 62794-9429 Ms. Leigh Reed

Telephone number: (217) 785-3896 T.D.D.: (217) 782-5734

The full text of Adopted Rule(s) begins on the next page:

NOTICE OF ADOPTED RULES

DEPARTMENT OF REHABILITATION SERVICES SUBCHAPTER a: GENERAL PROGRAM PROVISIONS SOCIAL SERVICES TITLE 89:

GRANTS AND CONTRACTS PART 525

Non-Discrimination Compliance Requirements 525,10

AUTHORITY: Implementing Section 3(k) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, par. 3434(k)).

Ill. Reg. 13 at Adopted SOURCE:

June 12, 1989 effective

Non-Discrimination Compliance Requirements Section 525,10

- not enter into any contract, agreement or grant with subrecipients who are not in compliance with Section 504 of the Rehabilitation Act, as amended, (29 U.S.C.A. 794), Nondiscrimination on the Basis of Handicap in Programs and Activities Receiving or Benefiting from Federal Financial Assistance, (34 CFR 104), the Illinois Human Rights Act, (Ill. Rev. Stat. 1987, ch. 68, pars. 1-101 et seq.), the Illinois Accessibility Code, (71 Ill. Adm. Code 400), the Environmental Barriers Act (Ill. Rev. Stat. 1987, ch. 111 //2, par. 3711 et seq.), and Article I, Section 19 of the Illinois Constitution. These statutes and rules require subrecipients to be accessible (attainable by of employment practices, The Department of Rehabilitation Services (DORS) shall elimination of architectural, transportation communication barriers facing persons programs and physical structure. disabilities) in terms a)
- "Subrecipient" is defined as any entity with which DORS enters into service contracts, agreements or grants, which serves more than one individual at a time. 9
- Prior to a contract, agreement or grant being signed or renewed, each new and current subrecipient shall submit a statement of compliance with the requirements stated In subsection (a). 0

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DEPARTMENT OF REHABILITATION SERVICES

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- if the subrecipient is in compliance. If found in compliance, regional staff shall notify the subrecipient in writing with a copy to the Administrator of Field Operations. If found not to be DORS for entering into a contract, agreement or grant. The complaint shall be made in writing to the local DORS office, who will send a copy to the DORS regional office and the Administrator of Field Operations. DORS regional staff shall use the statutes and rules contained in subsection (a) as standards to determine as standards to determine compliance. If found in in compliance, the subrecipient may appeal per 89 Ill. Subrecipients are subject to a compliance review whenever a complaint is received by a client or DORS staff or prior to recommendation to the Director of Adm. Code 510. p
- If the subrecipient is not in compliance, the following actions shall occur:

(e)

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- on notice by regional staff in writing that the following must the subrecipient shall be placed occur: 2
- DORS regional staff must receive a letter of assurance from the subrecipient within 60 calendar days from the date that the shall be a plan of action, approved by the Board of Directors, Chief Executive Officer or President, to correct the deficiencies. subrecipient was notified that they were out be approved by the subrecipient's Board of Directors, Chief Executive Officer or the compliance of compliance. The letter of assurance shall Included with this letter Time frames for each of the activities shall acknowledging deficiencies. be included. President,
- shall review the letter and plan, make recommendations regarding adoption, modification or rejection based on the Within 10 calendar days the regional staff Field Operations. The Administrator of Field Operations shall then receive approval of the requirements of subsection (a), and forward the recommendations to the Administrator of recommendations from the Deputy Director. B)

NOTICE OF ADOPTED RULES

- decision regarding the continued referrals to the program and possible termination of the contract, agreement or grant. Continued referrals are contingent upon the referrals are contingent upon the subrecipient's plan of action, per subsection (e)(1)(A), meeting the standards in subsection (a) and the subrecipient's meeting the time frames specified in the plan. Referrals shall continue as long as the plan meets the requirements in subsection (a) and the time frames are being met. Written obteinion will be forwarded to the subrecipient within 30 calendar days of receipt of the letter and proposed plan by the regional office. For subrecipients whose plan does not meet the requirements in subsection (a) or for those subrecipients who their plan of action, the contracts, agreements, or grants shall be terminated per subsection (e)(4). The Director's decision may be appealed through the court system. The Director of DORS shall make the final do not meet the time frames specified ၁
- DORS shall provide temporary services up to the completion of the client's program. Temporary services include such things as interpreters, readers and attendants. 2)
- The Administrator of Field Operations or designee monitor progress made in the compliance That individual shall be required to submit a report to the Director upon completion of the This report shall indicate whether or not the subrecipient was successful in removing the deficiencies identified initially. plan time frames. plan. shall 3)
- not Or If DORS does not receive a letter of assurance subsection (e)(1)(A) from the subrecipient in designated time frame, or if the plan is agreement contract, grant shall be terminated. the existing followed, 7

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- Heading of the Part: Other Services 7
- 89 Ill. Adm. Code 607 Code Citation: 5)
- Section Numbers: 3

09.709

New Section

Adopted Action:

- Statutory Authority: Implementing and authorized by Sections 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (III. Rev. Stat. 1987, ch. 23, pars. 3434(a), (b), and (k) and Section 13-703 of the Public Utilities Act (III. Rev. Stat. 1987, ch. 111 2/3, 4
- Effective Date of Rule(s) (Amendments, Repealer): June 12, 1989 2
- Does this rulemaking contain an automatic repeal date? Yes 9
- Does this rule (amendment, repealer) contain incorporations oy reference? 2
- June 2, 1989 Date Filed in Agency's Principal Office: 8
- Notice of Proposal Published in Illinois Register: 6

13 Ill. Reg. 56 (issue date) January 6, 1989

- Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the Following: 10
- (issue date) Statement of Objection: A)
- Ill. Reg. (issue date) Agency Response: B)
- Date Agency Response Submitted for Approval to JCAR: 0
- Difference(s) between proposal and final version: Pursuant to agreements made with the Administrative Code Division and the Joint Committee on Administrative Rules the following changes have been made: 1

NOTICE OF ADOPTED AMENDMENTS

In the Authority Note, a closing parenthesis was added following the subsection label (k) in line 4.

Underscoring was taken out of the text.

In Section 607.60(a), the particular Section of the Public Utilities Act, to which the citation refers, was specified.

Language was added to Section 607.60(b) to include past clients "for whom DORS holds records" and "e.g., past clients for whom DORS no longer has records, a family member of a client or a former student of the Illinois School for the Deaf or the Illinois School for the Deaf or the Illinois School for the Nisually Impaired."

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
- Will this rule replace an Emergency Rule(s) currently in effect? 13)
- Are there any amendments pending on this Part: 14)

Illinois Register Citation Proposed Action Section Numbers

- Summary and Purpose of Rule(s): This amendment allows DORS Telecommunication Device for the Deaf or Telebraille Device pursuant to Section 13-703 of the Public Utilities Act. staff to certify individuals to receive a free 15)
- Information and answers to questions regarding this adopted rule shall be directed to: 16)

Department of Rehabilitation Services Regulations and Procedures Section Springfield, Illinois 62794-9429 P.O. Box 19429 Ms. Leigh Reed

Telephone number: (217) 785-3896 (217) 782-5734 T. D. D. :

The full text of Adopted Rule(s) begins on the next page:

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

DEPARTMENT OF REHABILITATION SERVICES SUBCHAPTER b: VOCATIONAL REHABILITATION TITLE 89: SOCIAL SERVICES CHAPTER IV:

OTHER SERVICES

General Applicability Temporary Lodging or Transportation Other Goods and Services Section 607.10 607.20 607.50 607.60

Equipment Sets

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (111. Rev. Stat. 1987, ch. 23, pars. 3434(a),(b), and (k)) and Section 13-703 of the Public Utilities Act (111. Rev. Stat. 1987, ch. 111 2/3, par. 13-703).

SOURCE: Adopted at 9 Ill. Reg. 8823, effective June 10, 1985; amended at 11 Ill. Reg. 4042, effective February 18, 1987, amended at 12 Ill. Reg. 15156, effective September 12, 1988; emergency amendment at 13 Ill. Reg. 225, effective January 6, 1989, for a maximum of 150 days; emergency expired May 20, 1989; , effective June 12, 1989 13 Ill. Reg. 9586 amended at

Equipment Sets Section 607.60

- The Department of Rehabilitation Services (DORS) has been identified as a qualified state agency to certify individuals as deaf, severely hearing impaired or deaf-blind for the purpose of obtaining equipment sets (i.e., telecommunication device for the deaf (TDD) or telebraille device) without charge per Section 13-703 of the Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, par. 13-703). a)
- DORS will certify individuals seeking eligibility for a TDD who are deaf or severely hearing impaired and who are: present clients, past clients for whom DORS holds records, or individuals known to certifying staff through professional affiliation (e.g., past clients for whom DORS no longer has records, a family member of a client or a former student of the Illinois School for the Deaf or the Illinois School for the Visually Impaired). If an individual seeks certification from DORS and is not known by staff, the staff person will inform the individual of other certifying agents per 83 111. Adm. Code 755.200. 9

NOTICE OF ADOPTED AMENDMENTS

- seeking are eligibility for a telebraille device who are: who individuals certify c)
- deaf or severely hearing impaired, 7
- blind or severely visually impaired, 2)
- a series will be for the capable of using Grade 1 Braille. individual's Braille skills are unknown, of short questions in Grade 1 Braille given to the individual by DORS staff individual to respond in Braille; and 3)
- present or past clients of DORS. 4
- If an individual seeks certification from DORS and is not known by staff, the staff person will inform the individual of other certifying agents per 83 Ill. Adm. Code 755.200. P

9886 Ill. Reg. 13 Added at June 12, 1989 effective (Source:

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- Heading of the Part: Similar Benefits 7
- 89 Ill. Adm. Code 567 Code Citation: 2)
 - Section Numbers: 3)

567.10

Amendment

Adopted Action:

- Statutory Authority: Implementing and authorized by Sections 3(a),(b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 3434(a),(b), and (k)). 7
- Effective Date of Rule(s) (Amendments, Repealer): June 12, 1989 2
- Does this rulemaking contain an automatic repeal Yes X No (9

date?

- Does this rule (amendment, repealer) contain incorporations by reference? 2
- June 2, 1989 Date Filed in Agency's Principal Office: 8

Notice of Proposal Published in Illinois Register:

6

- 13 III. Reg. 281 (issue date) January 13, 1989
- Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following: 10)
- 111. Reg. (issue date) Statement of Objection: A)
- 111. Reg. (issue date) Agency Response: B)
- Date Agency Response Submitted for Approval to JCAR: ပ
- Pursuant Difference(s) between proposal and final version: to agreements made with the Joint Committee on Administrative Rules the following change has been 11)

The authority note was updated.

Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)

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NOTICE OF ADOPTED AMENDMENTS

- currently in Will this rule replace an Emergency Rule(s) effect 13)
- Illinois Register Citation amendments pending on this Part: Proposed Action Section Numbers Are there any 14)
- Summary and Purpose of Rule(s): This amendment is being adopted to delete reference to areas in which a pilot program, the Management Control Project, previously was held. These rules apply to all vocational rehabilitation clients in the state. 15)
- Information and answers to questions regarding this adopted rule shall be directed to: 16)

Department of Rehabilitation Services Ms. Leigh Reed Regulations and Procedures Section Springfield, Illinois 62794-9429 .0. Box 19429

Telephone number: (217) 785-3896 T.D.D.: (217) 782-5734

The full text of Adopted Rule(s) begins on the next page:

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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
DEPARTMENT OF REHABILITATION SERVICES SUBCHAPTER b: VOCATIONAL REHABILITATION CHAPTER IV:

SIMILAR BENEFITS PART 567

General Applicability
Definition of Similar Benefits
Exceptions to Similar Benefits Refusal of Similar Benefits 567.10 567.20 567.30 567.100 Section

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (111. Rev. Stat. 1987, ch. 23, pars. 3434(a),(b), and (K))

1986; 8839, effective June 10, effective December 23, effective January 15, effective June 12, 1989 Adopted at 9 III. Reg. 8 at 11 III. Reg. 3019, at 12 III. Reg. 9590, amended SOURCE: amended amended

General Applicability Section 567.10

- Rules contained within this Part are applicable enty to all Department of Rehabilitation Services' (DORS) Vocational Rehabilitation (VR) clients. residing in those geographical areas served by the fellowing Department offices+ e)
- Garbendale serving Jackson and Perry counties; 4
- Johnson, Massaer - serving Alexander, Pulaski, and Union counties; Anna 5
- Jacksonville serving Gass; Greener Masen; Menard, Mergan and Seett counties; 3
- and Quiney - serving Adams; Brown; Hancock; Pike; Sehuyter counties; 4
- and - serving Ogle county Rockford, State Street the etty of Rockford, 46
- Downers Grove serving BuPage county; and 49

NOTICE OF ADOPTED AMENDMENTS

- 7) Ghieago, West Division Street serving Ghieago sip codes 60606, 60607, 60610, 60611, 60612, 60622.
- b) Rules contained within 89 ill. Adm. Gode 565 are not applicable to DORS. VR elients who are residing in the geographical areas listed in subsection (a) of this Section.

(Source: Amended at 13 Ill. Reg. 9590 effective Inne 13, 1989

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT ON AGING

Heading of Part: Community Care Program

Code Citation: 89 III. Adm. Code 240

Date Originally Published in Illinois Register: July 1, 1988 12 III. Reg. 10821

240.1310

Section Numbers:

At its meeting on June 6, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Section 240.1310(f)(2) ("Standard Contractual Requirements for Case Coordination Units and Vendors") of the rules of the Department on Aging entitled "Community Care Program" (89 III. Adm. Code 240), because contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the Department has failed to set forth clear and precise standards for determining whether, after the merger, consolidation, or sale of assets by a vendor who has contracted with the Department to another vendor, the affected contract remains valid.

The Department on Aging has proposed these rules to expand and clarify requirements for current Community Care Program services, to clarify client rights and responsibilities, to clarify the application process and requirements relative to nursing home prescreening, to specify requirements for establishing non-financial eligibility, and to set forth timeframes for changes based on a redetermination of eligibility.

Section 240.1310(f) of the Department's rules provides standard contractual requirements for Case Coordination Units (CCUs) and vendors. Section 240.1310(f) of the rules states that:

The Department shall be immediately notified in the event of a merger/consolidation/sale of assets of a CCU or vendor by the CCU or vendor and provided with copies of all relevant supporting documents. Following review of the merger/consolidation/sale of assets documents, the Department will advise

STATEMENT OF OBJECTION

DEPARTMENT ON AGING (Continued Page 2)

the affected contract remains valid. Failure to notify the Department shall result in immediate termination of the CCU or vendor the CCU or vendor involved whether or not contract.

make a decision on whether to terminate or not terminate the contract. According to the Department, termination is not always necessary or desirable in such cases for several reasons. The Department explained that sometimes the assets of the vendor that are sold to another entity do not include the Department's contract. Another example provided by the Department is that a vendor may merge with an entity that the Department has had contract problems with in the past, but the entity resulting from the merger is the only available vendor in the area. In such cases, the Department stated it probably would not terminate the The Department was asked to explain the nature of this review to determine whether or not the affected contract remains valid. The Department explained that the merger, consolidation, or sale of assets documents is reviewed by the Department to determine whether the in accordance with Section 240.1310(d) of these rules. The Department stated that if the merger, consolidation, or sale of assets has not resulted in an assignment, the Department wants to retain the right to merger, consolidation, or sale of assets has resulted in an assignment of the contract, in which case the contract will be terminated immediately,

The Department offered to amend Section 240.1310(f)(2) as follows:

Department retains the right to terminate the contract if performance of the contract by the new corporate structure is not in the best interests of the CCP, such as a merger or consolidation with an entity which has a subject to previous contract action by the If the merger/consolidation/sale of assets has poor service history score or which has been Department or some other state or federal an assignment, resulted in agency.

1985, ch. 127, par. 1004.02) requires rules that implement discretionary powers to be exercised by an agency to include the standards to be used in the exercise of discretion. Section 4.02 further requires that Section 4.02 of the Illinois Administrative Procedure Act (III. Rev. Stat.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT ON AGING (Continued Page 3)

such standards shall be stated as precisely and clearly as practicable, to inform fully those persons affected by the rule.

does not want to add standards to the rules to specify when the Department will not terminate a contract after a merger, consolidation, or discretion, and that such standards be stated as precisely and clearly as practicable to inform fully those affected by the rule. The Department under which a merger, consolidation, or sale of assets by a Department contracted vendor to another entity would not result in contract termination. In these examples the Department has articulated standards for the use of discretion by the Department that are more its rules. It is not necessary for the Department to include in its rules an exhaustive list of circumstances under which merger, consolidation or sale of assets would not result in contract termination. The Department The Department has offered to amend the rules. However, the Department's offered language does not comply with the requirements of Section 4.02 that rules implementing discretionary powers to be exercised by an agency include the standards to be used in the exercise of such sale of assets. The Department has provided examples of circumstances precise than the standards that the Department is willing to include in could include in the rules examples, such as those provided above, which would more clearly inform vendors of how the Department will exercise its discretionary power to terminate a contract. Therefore, the Joint Committee objects to Section 240.1310(f)(2) ("Standard Contractual Requirements for Case Coordination Units and Vendors") of the rules of the Department on Aging entitled "Community Care Program" (89 III. Adm. Code 240), because contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the Department has after the merger, consolidation, or sale of assets by a vendor who has contracted with the Department to another vendor, the affected contract failed to set forth clear and precise standards for determining whether, remains valid

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

LLINOIS COMMERCE COMMISSION

Fees and Taxes Heading of Part: 92 III. Adm. Code 1205 Code Citation:

1205.10 Section Numbers:

February 10, 1989 Date Originally Published in Illinois Register:

At its meeting on June 6, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety. 13 III. Reg. 1665

The specific objection is as follows:

Code 1205), because the Commission lacks the statutory authority to impose by rule a fee for petitions to restate commodity descriptions The Joint Committee again objects to Section 1205.10(b) of the rules of the Illinois Commerce Commission entitled "Fees and Taxes" (92 III. Adm. which is a fee in addition to those fees specifically established in Section 18c-1501 of the Illinois Commercial Transportation Law (III. Rev. Stat. 1987, ch. 95 1/2, par. 18c-1501).

the Commission for a commodity restatement. The reduced fee is intended to encourage carriers to file such petitions so that a carrier's authority accurately reflects its practices. The Commission asserts that 1205.10(b) to decrease its filing fee for petitions to restate commodity descriptions from \$250 to \$25. Carriers wishing to cease, or having ceased, hauling a certain commodity listed in its authority must petition accurate descriptions prove of service to shippers seeking carriers of a certain commodity, to carriers relieved of the necessity of hauling a commodity it no longer can, or wishes to, haul, and to the Commission The Illinois Commerce Commission has proposed an amendment to Section charged with monitoring and enforcing the law and rules. In a previous rulemaking (12 III. Reg. 7947, May 6, 1988), the Joint Committee objected at its August 23, 1988 meeting to the Commission's practice of assessing additional fees which are not specifically established in the Illinois Commercial Transportation Law. (Law). Public comment received in conjunction with this previous rulemaking included comments from several affected parties. These commentators opposed the assessment of additional fees which have not been specifically stated in Section 18c-1501 of the Law, stating that the Commission has no

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JOINT COMMITTEE ON ADMINISTRATIVE ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

ILLINOIS COMMERCE COMMISSION (Continued Page 2) authority to assess nonenumerated fees. The Joint Committee is working with the Commission to legislatively address the inclusion of such fees in the Law; however, attempts to resolve the problem have not been concluded. As the Commission has proposed an amendment to decrease a fee which has not been specifically established in Section 18c-1501 of the Law, the problem has once again arisen.

for establishing a fee for petitions to restate commodity descriptions, as the statutory authority cited Section 18c-1501 of the Illinois Commercial Which establishes franchise, franchise renewal, filing and other fees for motor carriers of property and authorizes the Commission to adjust these fees by rulemaking. The Commission responded that it is also relying upon Section 18c-1503 of the Law, "Legislative Intent" regarding the Section 18c-1503 contains the language establishing or adjusting fees and taxes." The Commission stated that it considers the statutory language on "other fees" and the establishment of fees to be adequate statutory authority for the fees imposed in the rules. When asked to explain why it did not include Section 18c-1503 in its statutory authority The Commission was again asked to cite its specific statutory authority this Part, the Commission stated that it had no reason for not including this particular section.

does not state that, in addition to the very specific fees listed, the Commission is free to establish any additional fees that it so desires, i.e., in the instant rulemaking, fees for petitions to restate commodity descriptions. Nor does Section 18c-1503 contain any authorization for the establishment of additional fees. That Section merely states that the intent of the Legislature is that the Commission, under Sections 18c-1501 The Commission does not have the authority to create new fees not specifically set forth in the Illinois Commercial Transportation Law. Section 18c-1501 of the Law states that "[t]he levels of franchise, effect, absent Commission regulations prescribing different fee levels, shall be:" and then prescribes specific fees, including a license application fee; reinstatement fee; fee for application for special permission in regard to rates, and fee for equipment lease. The statute franchise renewal, filing and other fees for motor carriers of property in and 18c-1502, maintain a consistent balance in the Transportation Regulatory Fund. The reference to "establishing or adjusting fees and taxes" appears to refer to fees set forth in Section 18c-1501.

It is generally recognized that A cardinal rule of statutory construction is that the intention of legislature is to be given effect. It is constally managing is to be given effect.

JOINT COMMITTEE ON ADMINISTRATIVE RULES

ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

ILLINOIS COMMERCE COMMISSION (Continued Page 3)

statutory language is the best indicator of intent, and where that language is unambiguous, it must be given effect and enforced by the courts as enacted. People v. Crete, 88 III. Dec. 355, 478, 459 N.E.2d 846, 852 (III. App. 2 Dist. 1985). It is improper to interpret statutory language that is unambiguous, to annex new provisions or substitute different ones, or to read into a statute exceptions, limitations, or conditions that depart from its plain meaning. Freeman United Coal Mining Co. v. Industrial Commission, 99 III. 2d 487, 459 N.E.2d 1368

The language of the Law plainly does not allow the Commission to impose upon those regulated other fees in addition to those clearly set forth. Absent any clear statement that the Commission has the authority to establish additional fees, the language of Section 18c-1501, "the levels of franchise, franchise renewal, filing and other fees...shall be," must be interpreted to refer only to the specific fees listed thereafter and to no others. The term "filing and other fees" is defined in Section 18c-1501(b) ("Filing fees") as a license application fee, reinstatement of licensure fee, rate filing fee, relapsed rate application fee, interstate carrier registration fee, special permission fee in regard to rates, and equipment lease fee. The succeeding paragraph, 18-1501(2), authorizes the Commission to "adjust franchise, franchise renewal, filing and other fees for motor carriers of property by increasing or decreasing them...." As no fees in addition to those previously listed are set forth, "filing and other fees" means those fees defined in Section 18c-1501(b).

The legislative history of Section 18c-1501 does not illuminate the intent of the Legislature in regard to the imposition of additional fees. All of the Illinois Commercial Transportation Law was added by Public Act 84-786, effective January 1, 1986. Legislative debates do indicate that the legislation was developed with the input of, and was agreed upon by, the transportation industry. The desire to bring a carrier's practices in line with the carrier's authority, the Commission has interpreted the Law in a manner that will justify its amendment to decrease fees for petitions to restate commodity descriptions. The Commission's rule has the effect of amending the statute to include an

Therefore, the Joint Committee again objects to Section 1205.10(b) of the rules of the Illinois Commerce Commission entitled "Fees and Taxes" (92 III. Adm. Code 1205), because the Commission lacks the statutory authority to impose by rule a fee for petitions to restate commodity descriptions which is a fee in addition to those fees specifically

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ILLINOIS COMMERCE COMMISSION (Continued Page 4)

established in Section 18c-1501 of the Illinois Commercial Transportation Law (III. Rev. Stat. 1987, ch. 95 1/2, par. 18c-1501).

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF PROFESSIONAL REGULATION

Medical Practice Act of 1987 Heading of Part:

68 III. Adm. Code 1285 Code Citation:

1285.20, 1285.95 Section Numbers:

January 13, 1989 13 III. Reg. 274 Date Originally Published in Illinois Register:

At its meeting on June 6, 1989, the Joint Committee on Administrative Rules objected to the above proposed rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute withdrawal of the proposed rulemaking in its entirety.

The specific objection is as follows:

The Joint Committee objects to Sections 1285.20(j), 1285.95(a) and 1285.95(f) of the rules of the Department of Professional Regulation entitled "Medical Practice Act of 1987" (68 III. Adm. Code 1285) because, contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the rules do not include the standards to be used by the comprehensive medical examination is "substantially equivalent" to examinations listed in the rules; whether medical research is "equivalent to" the requirements of the Federal Food and Drug Administration and the Consumer Product Safety Commission; and whether professional or clinical medical experiences are "equivalent to" the experiences listed in Medical Licensing Board and the Department to determine whether a

proposed these The Public Act provides a mechanism by which applicants for licensure be used by the Department and the Medical Licensing Board to evaluate the credentials of pre-1985 graduates. The rules also include examination requirements applicants who are graduates of medical colleges outside of the The Department of Professional Regulation has proposed these amendments to its rules entitled "Medical Practice Act of 1987" to implement Public Act 85-1245, which became effect anuary 1, 1989. who graduated from medical school prior to 1985 can receive licensure. The proposed rules set forth the criteria that will be used by the United States and Canada. During the first notice period, several physicians who are graduates of foreign medical schools and members of the International Medical Council of Illinois appeared at the March 15, 1989 meeting of the Medical Licensing Board to present to the Board their concerns with the

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF PROFESSIONAL REGULATION (Continued Page 2)

Department's proposed rules. The testimony presented at that meeting was the impetus for changes in the Department's rules during the first notice period. The physicians stated that they were concerned with whether candidates for licensure would understand the way in which a licensure candidates as to where they fit into the requirements for licensure. The physicians' spokesman stated: "My thinking was it would make the Board's job much easier if the criteria were more objective. It would be less confusing if these were spelled out not proposed rules. The physicians suggested to the Board that additional guidelines be included in the rules to provide additional information to necessarily as law, not necessarily binding you down, simply as guidelines." In response to these concerns the Department amended its particular candidate's qualifications meet the requirements rules to provide for "equivalent" qualifications.

Section 1285.20(j) of the Department's proposed rules states:

In addition, if the applicant is a graduate of a medical college outside of the United States Council for Foreign Medical Graduates, either the ECFMG or the Visa Qualifying Examination (VAE) or another comprehensive examination determined by the Department to and Canada, he must successfully complete an examination conducted by the Educational substantially equivalent. Sections 1285.95(a) and (f) were amended during the first notice period

n determining continuing clinical skills, the Board shall consider, but not be limited to, the following activities:

Commission (16 CFR 1028) (1988) or the requirements of the federal Food and Drug Administration (21 CFR 50) (1988) and the Consumer Product Safety Medical research which shall be human clinical research that is consistent with other equivalent medical research;...

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STATEMENT OF OBJECTION

DEPARTMENT OF PROFESSIONAL REGULATION (Continued Page 3)

Other professional or clinical medical activities such as, or equivalent to the following.... [Emphasis added.]

will be considered by the Board in determining eligibility. The Department representative stated that the Board, rather than the Department, will make decisions regarding "equivalent" qualifications, because the Board has the professional medical expertise to do so and the Department does not. The Department stated that it did not wish to include any standards in the rule to be used to determine what is "equivalent." to foreign medical graduates, and would be interpreted too narrowly. The Department stated that it and the Board repeatedly pointed out to the foreign medical graduates that the language "such as" and "including but not limited to" in the rules indicates that the Board may apply other similar standards in evaluating an applicant's credentials. The persons representing foreign medical graduates stated that although they and the to explain how it determines that an examination is "substantially equivalent" to those listed in the rule; how it determines what constitutes "equivalent medical research"; and how it in the rule. The Department representative explained that during the processing application, examination and visa requirements to enter a residency program, graduates of foreign medical schools must often wait several years to be accepted. The foreign medical graduates felt that the requirements in the rules are too inflexible, possibly discriminatory Board agreed to add the above-mentioned changes in Section 1285.95 and a statement that all documentation of activities submitted by the applicant determines that clinical or medical activities are equivalent to those listed first notice period, the Department received extensive comments from graduates of foreign medical schools, who are the principal group of applicants affected by this rulemaking. Because of the time involved in Finally, in an attempt to communicate its desire to be nondiscriminatory, Board understand that other factors and documentation considered, persons who will be subject to the rules may not. The Department was asked

The Department's rules provide no guidance to those regulated as to how their credentials will be reviewed by the Department and the Medical Licensing Board. The foreign medical graduates requested that the Board and the Department provide additional guidelines for the evaluation of applications for licensure in the rules, specifically requesting more objective criteria. Rather than expending the effort necessary to develop the objective criteria requested, the Board and the Department responded by adding "or equivalent" to the criteria set forth in the proposed rules. The Department has opened the rule up to allow

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION

DEPARTMENT OF PROFESSIONAL REGULATION (Continued Page 4)

applicants to submit any type of credential or documentation with an application for licensure. The rules do not explain, however, how the qualifications of the applicant will be evaluated; for example, to determine whether the research in which the applicant participated is "equivalent" to research consistent with federal Food and Drug Administration requirements. The rules provide no guidance as to what common elements distinguish acceptable research from unacceptable research.

Section 4.02 of the Illinois Administrative Procedure Act (IAPA) requires that rules that implement a discretionary power to be exercised by an agency include the standards that will be used in the exercise of discretion. In attempting to accommodate the concerns of the regulated public, the Department cannot violate Section 4.02 of the Illinois Administrative Procedure Act. A review of the transcript of the Board meeting at which the discussions took place does not indicate that the Department or the Board considered or explained to the foreign medical graduates the requirements of Section 4.02 of the IAPA. The Department's and the Board's decision to broaden its rules leaves the rules open to arbitrary interpretation as the evaluation process becomes a case-by-case determination. Without the standards needed to define the Department's and the Board's exercise of discretion, the Department's rules fail to inform applicants as to how their credentials will be evaluated.

Therefore, the Joint Committee objects to Sections 1285.20(j), 1285.95(a) and 1285.95(f) of the rules of the Department of Professional Regulation entitled "Medical Practice Act of 1987" (68 III. Adm. Code 1285) because, contrary to Section 4.02 of the Illinois Administrative Procedure Act (IAPA), the rules do not include the standards to be used by the Medical Licensing Board and the Department to determine whether a comprehensive medical examination is "substantially equivalent to examinations listed in the rules; whether medical research is "equivalent to" the requirements of the Federal Food and Drug Administration and the Consumer Product Safety Commission; and whether professional or clinical medical experiences are "equivalent to" the experiences listed in

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PROFESSIONAL REGULATION

Illinois Structural Engineering Act, The Heading of Part:

68 III. Adm. Code 1480 Code Citation

Section Numbers:

Date Originally Published in Illinois Register:

April 21, 1989 13 III. Reg. 5781

At its meeting on June 6, 1989, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objection is as follows:

The Joint Committee objects to the rules of the Department of Professional Regulation entitled "The Illinois Structural Engineering Act" because, contrary to Section 5.02 of the Illinois Administrative Procedure Act (IAPA), the Department has included amendments that are unrelated to the existence of the emergency situation.

engineering" (the Act) (III. Rev. Stat. 1987, ch. 111, par. 6502 et seq.) states that a person shall be regarded as a structural engineer within the meaning of the Act "who is engaged in the design or or any part thereof, for others, to be constructed by persons other than himself." The rulemaking deletes the requirement that an applicant The Department of Professional Regulation has adopted these emergency rules to amend its rules governing the licensure of structural engineers. "An Act to revise the law in relation to the regulation of structural engineering" (the Act) (III. Rev. Stat. 1987, ch. 111, par. 6502 et supervising of the construction, enlargement, or alteration of structures, for licensure by endorsement as a structural engineer appear for an interview before the Structural Engineering Committee.

emergency rulemaking deletes a requirement that photographs accompany applications, and updates cross-references to other portions of the rules. The Department was asked to explain why these changes, which do not appear to constitute an "emergency," were included in the In addition to changes in examination and interview requirements, this The Department representative explained that it no longer requires photographs with any of its applications for licensure, and the Department wanted these rules to be consistent with rules governing the cross-references The Department updated other professions.

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The Department has not presented any valid reasons for including the above-mentioned amendments in its emergency rulemaking. Section 5.02 of the Illinois Administrative Procedure Act states than "emergency" is the existence of any situation which any agency finds reasonably constitutes a threat to the public interest, safety or welfare" and that requires adoption of a rule on fewer days notice than is required by Section 5.01 of the IAPA. The photograph requirement and the outdated cross-references do not pose a threat to the public interest, safety or welfare; therefore, these amendments clearly do not relate to the because it did not believe that the Administrative Code Division would accept the rulemaking if the rules contained cross-references to the Register in which the emergency rulemaking appeared, the Department proposed identical permanent rules. As the proposed rule included the amendments not related to the existence of the emergency, there was no reason for the Department to include those changes in the emergency existence of an emergency situation. In the same issue of the Illinois pre-codification format.

Therefore, the Joint Committee objects to the rules of the Department of Professional Regulation entitled "The Illinois Structural Engineering Act" because, contrary to Section 5.02 of the Illinois Administrative Procedure Act (IAPA), the Department has included amendments that are unrelated to the existence of the emergency situation.

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STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF REVENUE

Tax Increment Allocation Financing Heading of Part:

86 III. Adm. Code 525 Code Citation:

525.103 Section Numbers:

13 III. Reg. 5788 April 21, 1989 Date Originally Published in Illinois Register:

At its meeting on June 6, 1989, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objections are as follows:

Objection 1

Code 525) because, contrary to the requirements of Section 5.02 of the The Joint Committee objects to the emergency rules of the Department of Revenue entitled "Tax Increment Allocation Financing" (86 III. Adm. Illinois Administrative Procedure Act, the emergency situation requiring rulemaking was agency created. The Department of Revenue promulgated this emergency rulemaking setting its policies regarding whether municipalities which receive annual distributions of net sales tax revenue authorized by Section 11-74.4-8a of the Tax Increment Allocation Redevelopment Act are eligible to continue to receive such monies after July 1, 1989. These rules are promulgated pursuant to rulemaking authority given to the Department in (III. Rev. Stat. 1987, ch. 24, par. 11-74.4-8a(11)), as amended by Public Act 85-1142 (effective July 29, 1988). The rulemaking lists elements that will be considered by the Department in determining whether an area meets a requisite number of statutory categorizations as either a blighted or conservation area (age and state of repair of structures, compliance with local zoning and housing codes, vacancy rate of structures, etc.), and whether land is "vacant" which has been classified as a blighted area. Appeal and hearing procedures for Department's review the contesting municipalities prescribed.

At the time the Department adopted its previous emergency rulemaking, (September 27, 1988; 12 III. Reg. 16268), the Department pledged to

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review process was perfunctory in nature and statutorily explicit. The secondary review ended upon receipt by the municipality of the Preliminary Notice of Deficiency, most of which were issued in January, administrative hearing procedures called for by Section 4-8a(9)(a)(4) of the Municipal Code as amended by Public Act 142. The Department failed to do this. This emergency rulemaking addresses the administrative hearing and Notice of Deficiency process, and the Department reports that the "Secondary Review was effectively conducted without benefit of rules primarily because that portion of the adopt permanent rules governing the (secondary) review process required to be completed by July 1, 1989 and the Notice of Deficiency 85-1142. The Department failed to do this.

rulemaking that the "schedule for completing this review and determining necessitates the adoption of these rules on an emergency basis." The Department also reported that it "received final compliance documentation Irrespective of the merits as to whether the secondary review process could be performed in the absence of rules (emergency or permanent), the Department cannot persuasively argue as its basis for this emergency whether municipalities are eligible for continued state sales tax funding as early as March 27, 1989 and by law, we were required to act on that submission within 30 days."

plead any pressing or immediate need to adopt its policies governing this program by means of emergency rules as it did in September when it adopted its previous emergency rules. The Department could have proposed and adopted permanent rules pursuant to Section 5.01 of the The Department cannot Public Act 85-1142 was effective in July, 1988.

situation exists which "reasonably constitutes a threat to the public interest, safety, or welfare" and which requires adoption of a rule upon fewer days notice than is required by Section 5.01 of the IAPA (III. Rev. Stat. 1987, ch. 127, par. 1005.02). Section 5.02 of the Illinois Administrative Procedure Act (IAPA) requires the agency utilizing emergency rulemaking procedures to find that a

One of the purposes of Section 5.01 of the IAPA is to ensure that the became law ten months ago, which gave the Department sufficient time to promulgate the rules through the regular rulemaking process. Had the Department followed the general rulemaking procedures when the Act became law, it would not now be in a situation where emergency public is given adequate notice and an opportunity to comment upon proposed rules whenever possible. In this case, Public Act 85-1142

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Therefore, the threat to the public interest and welfare, if any, was agency created. rulemaking would have been necessary.

it appears that, with regard to this emergency rulemaking, the "emergency" was the result of an "avoidable administrative failure" to follow these procedures in the first place. In this case, the Act which the Department contends this emergency rulemaking is implementing became law over nine months prior to the rules, which gave the procedures may not be used where the emergency is "agency created." This position has been supported by the Illinois Appellate Court, in Senn Park Nursing Center v. Miller (118 III. App.3d 733, 455 N.E.2d 162, (1983), aff'd 104 III.2d 169 (1984). In Senn Park the court stated that "it would defeat the purposes of the notice and comment procedures if an agency could dispense with such procedures by enacting an emergency rule where the 'emergency' was created by the agency's failure to follow these procedures in the first place." As in <u>Senn Park</u> The Joint Committee has long taken the position that Section 5.02 Department sufficient time to use the general rulemaking provisions of the Illinois Administrative Procedure Act.

Therefore, the Joint Committee objects to the emergency rules of the Department of Revenue entitled "Tax Increment Allocation Financing" (86 III. Adm. Code 525) because, contrary to the requirements of Section 5.02 of the Illinois Administrative Procedure Act, the emergency situation requiring rulemaking was agency created.

Objection 2

because the rules are incomplete as the Department has numerous policies pertaining to its administration of this program not contained in the Department's rules which are found in the Department's 1988 TIF Guide. The Joint Committee objects to the emergency rulemaking of the Department of Revenue entitled "Tax Increment Allocation Financing" The Joint

rulemaking, the Department answered many questions pertaining to standards employed by it in making key determinations, evidentiary, filling and documentary requirements of municipalities, and program policies of the Department governing this program by reference to its policies of the Department governing this program by reference with "1988 TIF Guide", a publication prepared by the Department and mailed Throughout the course of the Joint Committee's review to all municipalities subject to the program.

The Guide is a document of more than 45 pages which describes the review process performed by the Department, prescribes a graphic

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requirements are not in the Department's rules. Communities are to supply a "matrix" and related maps summarizing blight and conservation factors, along with certain analyses describing the various factors to be submitted in support of a community's project. Many of the terms/factors which are the source of other recommended objections (Dilapidation, Deterioration, Illegal Use of Structures, etc.) have explanatory policy of the Department not contained in the Department's "compliance schedule" for affected communities and, most importantly, includes a "Compliance Manual" for such municipalities which includes "Instructions for Documentary Compliance with Legislative Standards." That component states communities must provide a copy of the ordinance rules. "Guidelines Beyond Mandatory Requirements", (elements to be submitted or demonstrated in conjunction with other Departmental requirements) are stated. Finally, there is a lengthy set of instructions concerning submission of the above referenced matrixes, with forms to (number of buildings below minimum code, number of parcels, percentage of block that meets a blighting factor, grid determination as to whether structures are dilapidated or deteriorated etc.). Without question, much of the Department's TIF Guide's provisions should have been included in creating a sales tax boundary and a map of the proposed area. These be submitted by communities documenting the elements of the "matrix" its rulemaking.

Departmental policies and procedures..." (emphasis added). By the Department's own statements, its Manual outlines Department procedures and policies which ought to have been adopted as administrative rules under the provisions of the IAPA. (This would have also done much to address the concern raised in the public comment that the Manual created new standards that would be applied retroactively, especially if withdrawal of the rules (on the grounds that the rules were too rigid, eliminated "flexibility" and created new standards that would be applied retroactively), the Department stated "it has never been our intent to employ the Manual in lieu of rules." The Department also stated that it "was our intent to have both the Guide and the Manual articulate departmental policies and procedures...." (emphasis added). By the It should be noted that in response to public comment requesting adopted as permanent rules pursuant to Section 5.01 of the IAPA).

The Department, in response to Joint Committee inquiries, reported also that some of its policies pertaining to protests of Notices of Deficiency were not included in its rulemaking. (More particularity, that a municipality may request an extension of 30 days after receipt of a Preliminary Notice of Deficiency and the grounds the Department will employ to make a finding that "other reasonable cause" exists for Rescission of a Notice of Deficiency).

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general applicability that implements, applies, interprets, or prescribes law or policy..." The requirements stated in the Department's TIF law or policy.... The requirements stated in the Departments irr Guide clearly fall under the definition of "rule" set out in Section 3.09 of the IAPA and, as such, ought to have been included in the Section 3.09 of the IAPA defines a "rules as "each agency statement of Department's rulemaking.

because the rules are incomplete as, the Department has many policies pertaining to its administration of this program not contained in the Department's rules which are found in the Department's 1988 TIF Guide. Therefore, the Joint Committee objects to the emergency rulemaking of the Department of Revenue entitled "Tax Increment Allocation Financing"

Objection 3

525.103(d)(6) of the emergency rulemaking of the Department of Revenue entitled "Tax Increment Allocation Financing", because the Department has failed to provide standards governing how it will make a finding that The Joint Committee objects to Sections 525.103(d), 525.103(d)(5) and eligibility factors and conditions are present to a "meaningful extent" and are "reasonably distributed" within a redevelopment project area, in violation of Section 4.02 of the Illinois Administrative Procedure Act. Section 525.103(d) of the Department's rulemaking states a redevelopment project area must meet the blighting factors and conditions set forth in Section 11-74.4-3 of the Act, and that these factors and conditions must have been present to a "meaningful extent" and "reasonably distributed" throughout the project area. Section 525.103(d)(6) is designed to throughout the project area. Section 525.103(d)(6) is designed to provide further explanation of the phrase "reasonably distributed" and states that tracts or lots which contain fewer than the statutory number of blighting factors may be included only if the "inclusion of such land is reasonably necessary to carry out the redevelopment plan" and that otherwise, tracts of land must include a reasonable distribution within the tract and/or the factor age must be reasonably distributed.

rulemaking, the Department stated a factor is "present to a meaningful extent" if its "existence is detrimental to the public safety, health, morals or welfare" or "impairs the sound growth of a taxing district if the factor is in a vacant area." The Department had also been asked for standards as to how it would reach a finding that a blighting factor The Department was asked how it would make a finding that the various stated factors are present to a "meaningful extent" and are "reasonably impaired the growth of a taxing district. Beyond what was stated in its distributed" throughout a project area. In Section 525.103(d)(5) of its

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that the above factors existed. When questioned, the Department offered some explanation that an analysis of the phrase "meaningful extent" included the type and number of structures affected, but that "quantifiable standards" are not applicable in making a determination that these factors are present. The Department stated it would not question whether blighting factors impair the growth of a taxing district if the factors are present to a "meaningful extent" and "reasonably distributed." The Department's explanation of the questioned terms is somewhat circular, and to whatever extent they might be helpful to the parties subject to the rulemaking, are not stated in the Department's emergency rulemaking. The Department answered the question pertaining to standards as to how it would reach a finding that factors were "reasonably distributed" by stating this was met if factors are "disbursed throughout the tract" or "disbursed throughout a majority of the area." Again, this does not answer the inquiries put forth by the rulemaking, the Department had no standards listed by which a municipality (or the Department) would be able to make a determination Joint Committee. Section 4.02 of the Illinois Administrative Procedure Act (IAPA) (III. Rev. Stat. 1987, ch. 127, par. 1004.02) states that "[e]ach rule which implements a discretionary power to be exercised by an agency shall include the standards by which the agency shall exercise the power. Such standards shall be stated as precisely and clearly as practicable under the conditions, to inform fully those persons affected."

The IAPA also contemplates that agency policies be included in rules governing programs administered by an agency. The Department's standards should be developed and included in the Department's rulemaking. Section 4.02 of the IAPA demands no less. Therefore, the Joint Committee objects to Sections 525.103(d), 525.103(d)(5) and 525.103(d)(6) of the emergency rulemaking of the Department of Revenue entitled "Tax Increment Allocation Financing", because the Department has failed to provide standards governing how it will make a finding that eligibility factors and conditions are present to a "meaningful extent" and are "reasonably distributed" within a redevelopment project area, in violation of Section 4.02 of the Illinois Administrative Procedure Act.

Objection 4

The Joint Committee objects to Sections 525.103(d)(1)(E), (d)(1)(F), (d)(1)(H), (d)(1)(K), and (d)(1)(L) of the emergency rules of the

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the Department will make a finding that such factors as "Presence of Structures Below Minimum Code Standards", Illegal Use of Individual Structures, "Lack of Ventilation, Light or Sanitary Facilities," "over-intensive use of property" and "Deleterious Land-Use or Layout" have been established or are in violation of local codes, in violation of because, the Department has failed to provide standards governing how Department of Revenue entitled "Tax Increment Allocation Financing" Section 4.02 of the IAPA.

Ventilation, Light or Sanitary Facilities", is described as structures which fail to provide adequate ventilation, light, or sanitary facilities "as required by local building or housing codes." Subsection (d)(1)(K) lists local building or housing codes." Subsection (d)(1)(K) lists "Overcrowding of Structures and Community Facilities" and mixed-uses, or uses which may be considered noxious, offensive, or environmentally unsuitable." blighting factor the "Presence of Structures Below Minimum Code Standards" and describes this factor as structures not meeting zoning, subdivision, building, housing or fire codes applicable to the property. Subsection (d)(1)(F) lists the factor "Illegal Use of Individual describes it as over-intensive use of property and the crowding of buildings or lack of proper access to a public right-of-way resulting in is captioned as "Deleterious Land-Use or Layout" and is defined as 'incompatible land-use relationships, buildings occupied by inappropriate Section 525.103(d)(1)(E) of the Department's rulemaking lists as a blighting factor the "Presence of Structures Below Minimum Code nazards such as the threat of spread of fires. Section 525.103(d)(1)(L) (d)(1)(F) lists the factor "Illegal Use of Individual as use of structures in violation of "applicable national, cal laws." Subsection (d)(1)(H), captioned "Lack of state or local laws." Structures" as a factor

the above stated factors had been met. In response, the Department stated all such findings would be governed by a history of violations of applicable laws, ordinances or codes. (Indeed, subsections (d)(1)(E), (d)(1)(F) and (d)(1)(H) expressly refer to violations of some "applicable," although undescribed, statute or ordinance.) In response Finally, the Department finding that there was "over-intensive use of property", "crowding of buildings" and "increased spread of fires due to close proximity of buildings or lack of proper access to a public right-of-way (subsection (d)(1)(R)), the Department replied that such a determination would be asked to provide standards governing how it would make findings that to Joint Committee inquiries regarding how the Department would make a based on local zoning laws, planning standards (which may be adopted by means of an ordinance) or "health and safety laws." This 'standard' For all of the above captioned blighting factors, the Department was "incompatible" was not stated in the Department's rulemaking. eported that such elements as

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land-uses or which may be "noxious, offensive or environmentally unsuitable" for purposes of reaching a finding that there was "Deleterious Land-Use or Layout" (subsection (d)(1)(L)) would be based on "municipal ordinances regulating zoning, health and environmental conditions." Again, this policy or 'standard' was not stated in the Department's rulemaking.

Thus, the Department intends to rely on a pattern of violations of "applicable" laws, ordinances or codes to demonstrate that the various factors have been met. The Department's rulemaking is silent as to what laws are "applicable," what it shall deem to constitute a pattern of such such findings, it was reluctant to prescribe criteria and evidence by which a "pattern" of applicable violations would be deemed to have in some instances, to ultimately cifing the types of codes, ordinances and statutory law which the Department would reference in reaching violations and the documentation requirements of municipalities attempting to prove up these factors. Although the Department had no objection, fulfilled a named factor. Section 4.02 of the IAPA states that "[e]ach rule which implements a discretionary power to be exercised by an agency shall include the standards by which the agency shall exercise the power. Such standards shall be stated as precisely and clearly as practicable under the conditions, to inform fully those persons affected."

By failing to describe the mechanism or formula by which the Department will make a finding that various local, state or national laws had been violated, by failing to name or cite the applicable laws that are to be evaluated when looking to whether violations had occurred and expressly the Department's program leaves the regulated municipalities uniformed of what is required of them. The affected municipalities are unaware of the Department's evaluation processes it will employ in certifying whether state in its rulemaking the criteria by which it will make such findings, they have proven up the sufficient number of blighting factors and are eligible for tax increment financing. Therefore, the Joint Committee objects to Sections 525.103(d)(1)(E), (d)(1)(H), (d)(1)(K) and (d)(1)(L) of the emergency rules of the Department of Revenue entitled "Tax Increment Allocation Financing" because, the Department has failed to provide standards governing how the Department will make a finding that such factors as "Presence of Structures Below Minimum Code Standards", Illegal Use of Individual Structures," "Lack of Ventilation, Light or Sanitary Facilities", "over-intensive use of property" and "Deleterious Land-Use

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or Layout" have been established or are in violation of local codes, in violation of Section 4.02 of the IAPA.

The Joint Committee objects to Sections 525.103(d)(1)(M) and (d)(1)(N) of the Department of Revenue's rulemaking entitled "Tax Increment Allocation Financing" because, by failing to state the evidence accepted by the Department by which a municipality may prove up that "deferred maintenance" in structures is present, and that there is a lack of application of "appropriate planning procedures" by a municipality, the

possible blighting factor "Depreciation of Physical Maintenance" which is described as the "effects of deferred maintenance and the lack thereof of "buildings, improvements." "buildings, improvements, and grounds". Section 525.103(d)(1)(N) lists as a factor "Lack of Community Planning" which is described as "initial development of the project area prior to or without the existence or benefit of a community plan, or the application of appropriate planning procedures." (emphasis added). Section 525.103(d)(1)(M) of the Department's rulemaking lists as

The Department was asked "what level of deferred maintenance (what consequent results)" would warrant the Department making a finding that the factor "Depreciation of Physical Maintenance" had been satisfied. The Department was also asked to describe what it deems to be "appropriate planning procedures" for purposes of reaching a finding that a project area had a "lack of community planning".

In response to the first question, the Department reported that a community could look to such factors as: unpainted or unpolished surfaces, paint pealing, loose or missing materials, shingles, etc., in proving up "deferred maintenance." "Appropriate planning procedures", in the Department's view, refers to adherence to practices and policies in the community's master plan. The Department also offered examples of "inappropriate" planning procedures. Department was agreeable to ultimately amending its rulemaking to provide more detail concerning the evidence to be furnished by communities in proving up these factors. Pages 17 and 18 of its "1988 TIF Guide" included more information that could be furnished concerning of "inappropriate" planning procedures. The information provided by the Department is not within the text of the Department's rules. The these factors which was not within the Department's rules.

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agency statement of general applicability that implements, applies, interprets or prescribes law or policy..." It would appear that the above cited guidelines of the Department are "rules" as defined by Section 3.09. Section 4(c) of the IAPA states that "[n]o agency rule is valid or effective against any person or party, nor may it be invoked by the agency for any purpose, until it has been made available for public inspection and filed with the Secretary of State as required by this Act." Therefore, the information contained in the Department's responses to the Joint Committee inquiries must be promulgated as rules Section 3.09 of the IAPA defines "rule" as follows: "rule' means each under the IAPA before the policies can be invoked by the Department.

(d)(1)(N) of the Department of Revenue's rulemaking entitled "Tax Increment Allocation Financing" because, by failing to state the evidence accepted by the Department by which a municipality may prove up that "deferred maintenance" in structures is present, and that there is a lack of application of "appropriate planning procedures" by a municipality, Therefore, the Joint Committee objects to Sections 525.103(d)(1)(M) and the rules are incomplete.

Objection 6

omissions of individual parcels within a sales tax boundary" have occurred, that parcels are in "substantial proximity" to and are "beneficially affected" by a redevelopment project area, "significant private development had occurred", and that a "reasonable basis exists for distinguishing the development potential" of a project, in violation of The Joint Committee objects to Sections 525.103(d)(3), (d)(4), and (d)(7) of the Department of Revenue's emergency rules entitled "Tax Increment Allocation Financing" because, the Department has failed to provide standards governing how it will determine that "multiple Section 4.02 of the IAPA.

Sections 525.103(d)(3), (d)(4) and (d)(7) all concern individual parcels or tracts of land within a redevelopment project area of a sales tax boundary and attempt to define or clarify key terms or elements used throughout the Department's rulemaking. Section 525.103(d)(3) defines the word "contiguous" as parcels within a single perimeter boundary and individual parcels within the state sales tax boundary are discouraged. Section 525.103(d)(4) defines the phrase "substantially benefitted" and states that "parcels are substantially benefitted by redevelopment project improvements if they are included within the site of a redevelopment project, or are in such physical proximity to the redevelopment project

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states that a finding that a project area would not reasonably be developed without increment financing is not warranted in cases where significant private development had occurred unless a reasonable basis exists for distinguishing the development potential of the project area Section 525.103(d)(7) parcels are beneficially affected...." and nearby areas. The Department was asked to provide standards governing how it would determine that "multiple omissions" had occurred and how parcels are in "substantial proximity" to and are "beneficially affected" by a redevelopment project area, that inclusion of such land or parcels is "reasonably necessary to carry out" a redevelopment plan, and include a "reasonable distribution of factors throughout the parcel or lot." In addition, the Department was asked to provide standards governing how it will be determined that "significant private development had occurred" and that a "reasonable basis exists for distinguishing the development potential of the project area and nearby areas."

"multiple omissions" of parcels within a contiguous sales tax boundary had in fact occurred. The Department considered the relative merits of administering its program if the questioned second sentence of Section 525.103(d)(3) was omitted altogether by an amendment in response to a possible objection by the Joint Committee. The Department also suggested amending Section 525.103(d)(4) in response to a possible objection of the Joint Committee to declare that parcels are substantially that "inclusion of land is reasonably necessary to carry out the redevelopment plan" the Department stated it "may" want to consider if the following conditions are adequately addressed: if such land is substantially benefitted, if such land is critical in order to achieve a contiguous state sales tax boundary for an area that otherwise meets all In response, the Department stated it was reluctant to provide standards governing how "multiple omissions" were determined to have occurred, reporting that almost any approach taken by the Department would have advantages and flaws. The Department also had difficulty describing what action its rules authorized it to take in the event it determined benefitted if they are within a redevelopment area or the state sales tax In response to how the Department would make a finding eligibility requests, and if such land allows for a more appropriate state boundary.

rulemaking and employ almost circular phrases in an attempt to clarify the questioned policy of the Department (whether land is substantially benefitted, whether land is critical to achieve a contiguous sales tax These elements pose as many problems as the original text of the

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any event, the existing text of phrases employed by the Department, and its lack of standards as to how it will reach a finding that these elements exist, is the concern before the Joint Committee. Providing clear definitions of such findings or terms as "adequately addressed," whether land is "critical" to achieve a contiguous sales tax boundary, allows for a "more appropriate" boundary also presents a problem for the "reasonably distributed" by stating this was met if factors are disbursed throughout the tract" or "disbursed throughout a majority of the area." Again, this does not answer the inquiries put forth by the Department). The Department answered the question pertaining to standards as to how it would reach a finding that factors were boundary, or allows for a "more appropriate sales tax boundary". Joint Committee.

Finally, the Department conceded that it did not know of any (emphasis added) applicable standards for distinguishing the development potential of a project area from other areas "or that can characterize significant development."

Section 4.02 of the IAPA states that "[e]ach rule which implements a discretionary power to be exercised by an agency shall include the standards by which the agency shall exercise the power. Such standards shall be stated as precisely and clearly as practicable under the conditions, to inform fully those persons affected."

employed by the Department in making key findings pertaining to terms and phrases employed throughout the rulemaking. In order for municipalities subject to the rulemaking to be able to comply with its provisions and ayoid the Notice of Deficiency and appeals process contemplated by the Tax Increment Allocation Redevelopment Act and this rulemaking, it is incumbent on the perturnent to notify the regulated class of the standards to be employed by the Department. This is so even in instances in which the Department encounters difficulty in even in instances in which the Department encounters difficulty in prescribing standards (as for distinguishing the development potential of a project area from other areas). If the Department cannot provide standards, it should not prescribe a governing factor that it As presently drafted, the rule does not state the standards to be acknowledges it cannot properly evaluate. Therefore, the Joint Committee objects to Sections 525.103(d)(3), (d)(4), and (d)(7) of the Department of Revenue's emergency rules entitled "Tax Increment Allocation Financing" because, the Department has failed to provide standards governing how it will determine that "multiple omissions of individual parcels within a sales tax boundary"

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occurred, that parcels are in "substantial proximity" to and are "beneficially affected" by a redevelopment project area, "significant private development had occurred", and that a "reasonable basis exists for distinguishing the development potential" of a project, in violation of Section 4.02 of the IAPA.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of June 5, 1989 through June 9, 1989 and have been scheduled for review by the Committee at its July 28, 1989 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its July meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Scheduled for Consideration by JCAR	July 28, 1989	July 28, 1989	July 28, 1989	July 28, 1989
Start of First Notice	1/20/89 13 III. Reg. 756	9/23/88 12 III. Reg. 14799	4/21/89 13 III. Reg. 5424	3/24/89 13 III. Reg. 3553
Agency and Rule	Department of Mines and Minerals, Surface Installation Health and Safety (62 III. Adm. Code 220)	Illinois Commerce Commission, Telephone Assistance Program (83 III. Adm. Code 757)	Department of Professional Regulation, Illinois Structural Engineering Act, The (68 III. Adm. Code 1480)	Department of Public Aid, Illinois Competitive Access and Reimbursement (ICARE) Program (89 III. Adm. Code 149)
Second Notice Expires	7/21/89	7/21/89	7/24/89	7/24/89

PROCLAMATION 89-258

Illinois Business Week (Revised)

WHEREAS, Illinois Business Week is a unique learning experience for high school students and teachers and is sponsored by cooperating education and business associations; and

understand the economic system before they run it, Illinois Business Week WHEREAS, inspired by the belief that young people should endeavors to promote a better understanding of business management fundamentals and the principles of free enterprise; and WHEREAS, students from all across the state will participate in a computer-guided management game that will give an accelerated look into business decision-making; IHEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim June 18-24, 1989, as ILLINOIS BUSINESS WEEK, and I commend the cooperative nature of this worthwhile endeavor.

ILLINOIS REGISTER

PROCLAMATION 89-279

Athletic Trainer Week

WHEREAS, today's athletic trainers are well-trained professionals who are an integral part of the complete Sports Nedicine Program; and

designing providing treatments, and implementing reconditioning procedures as directed by the aid, of consist injury-prevention programs, administering first duties trainers, team/family physician; and WHEREAS,

WHEREAS, athletic trainers are being recognized as a registered profession in Illinois; and WHEREAS, they also should be recognized for the contributions they make to the safety, education, and well-being of athletes throughout our state from the elementary through the professional level; and WHEREAS, under this certification program, our citizens are assured that athletic trainers have met stringent educational, experience, and examination requirements, which further safeguard our athletes from preventable injury; IHINOIS, proclaim July 9-16, 1989, as ATHLETIC TRAINER WEEK in Illinois, to concur with the Prairie State Games as this is the premier athletic event for amateur athletes in our state. PROCLAMATION

Bells On Independence Day PROCLAMATION

WHEREAS, the ringing of bells on Independence Day should inspire all Americans to feel pride and gratitude for the 213 years of freedom we have enjoyed; and WHEREAS, the ringing of bells throughout the nation should remind us of our precious heritage of freedom and unite us in loyalty to our nation; and WHEREAS, the official Freedom Bell of Illinois, located in Nount Norris, will ring out its glad tidings to coincide with the national celebration, as has been done since 1963;

of Illinois, proclaim July 4, 1989, as BELLS ON INDEPENDENCE DAY Illinois, and urge our citizens to participate in this observance. Governor of the State James R. Thompson, ı, THEREFORE,

National Basketball Players Association/Little City Foundation Day 89-281

WHEREAS, the Ninth Annual National Basketball Players Association Awards Dinner will be held on Saturday, September 16, 1989, at the Hyatt Regency Hotel in Chicago; and WHEREAS, proceeds from this benefit will help support the Little City Foundation and its efforts on behalf of children and adults with mental retardation and other developmental challenges in suburban Palatine and nationally; and

was founded nine years ago in Chicago to honor players who have contributed the most to their communities and who have distinguished WHEREAS, the National Basketball Players Association Awards Dinner themselves on the basketball court; and WHEREAS, professional basketball stars representing all of National Basketball Association teams will attend the dinner; and

General chairman of this year's dinner; Dan Ligurotis, National Labor Chairman; Robert Simpson, Regional Labor Chairman; Bud Solk, Program WHEREAS, the awards dinner and program is made possible through the generous and untiring efforts of Roland Burris, civic leader and Chairman; and the executives and staff of the Little City Foundation; IHEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim Saturday, September 16, 1989, as NATIONAL BASKETBALL PLAYERS ASSOCIATION/LITTLE CITY FOUNDATION DAY in Illinois. Therapeutic Recreation Week

PROCLAMATION

PROCLAMATION 89-282 National Black MBA Association Week WHEREAS, The National Black Minority Business (MBA) will host its lith Annual Conference and Exposition October 4-8, 1989, at The Palmer House, Chicago, and the theme of this year's conference is "The 1990's: Fulfillment of the Vision"; and

WHEREAS, The National Black MBA Association is an association of over 1,900 minority business professionals involved in all forms of commercial enterprise in the United States and abroad; and

WHEREAS, the concept of The National Black MBA Association, developed in 1970, was to organize a group of MBAs with a variety of skills in several fields to focus their purpose toward achieving meaningful goals for the minority MBA professional;

IHEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 4-8, 1989, as NATIONAL BLACK MBA ASSOCIATION WEEK in Illinois, in recognition of its accomplishments and contributions to the business community.

WHEREAS, Therapeutic Recreation is the profession which is primarily concerned with leisure as it contributes to the total well-being of people with disabilities; and

WHEREAS, Therapeutic Recreation Specialists throughout the State of Illinois provide services in clinical, community and recreational facilities for persons having disabilities, illnesses or social conditions which limit their full participation in a normal lifestyle; and

WHEREAS, the Therapeutic Recreation Specialist is professionally prepared and certified to provide recreation and leisure services for individuals with special needs; and

WHEREAS, the ultimate goal of Therapeutic Recreation is to promote an independent and satisfying leisure lifestyle;

INTEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim July 9-15, 1969, as THERAPEUTIC RECREATION WEEK in Illinois, in order to enhance public awareness of Therapeutic Recreation services.

--- John Philpot Curran "Sternal vigilance is the price of liberty."

WHEREAS, Americans enjoy the liberty and freedom of which peoples in captive nations only dream. The rights we often take for granted are fought for every day by those who do not rule themselves; and WHEREAS, this is the Joth anniversary of the observance of Captive Nations Week, which calls attention to the maintenance of a constant vigil on the struggles of the captive peoples around the globe. This observance will be continued until such time as freedom and independence shall have been achieved for all the captive nations of the world;

IHEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim July 17-21, 1989, as CAPTIVE NATIONS WEEK in Illinois, in the hope that all peoples throughout the world may find their freedom.

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> Chicago Branch, Inc. Day PROCLAMATION 89-285

WHEREAS, the American Association of Univerity Nomen (AAUW) was founded in 1881 as an Association of College Alumnae; and WHEREAS, the Chicago Branch, Inc. of the organization was created in 1889 as the eighth AAUW branch; and

WHEREAS, the AAUW is dedicated to the advancement of women through educational equity and social change; and

both WHEREAS, there are presently 150,000 members of the AAUN, male and female, in more than 1900 branches nation wide; and

in legislative issues, and collaboration with other organizations have been involvement and always will be hallmarks of the Chicago Branch, Inc.; Service, volunteerism, community WHEREAS,

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 14, 1989, as CHICAGO BRANCH, INC. DAY in Illinois, congratulating this branch of the AAUW on its 100th

WHEREAS, there are currently over 1,000 animals on the United States endangered species list, including 54 added last year alone; and

extinct each day on earth and more than 35,000 disappear every year, many of them unknown to man; and WHEREAS, it is estimated that over 100 species of animals become

animal conservation efforts are at a critical stage, with raise, and hopefully return endangered animals to their natural habitats; experts from Illinois and all over the world working together to breed, WHEREAS,

saving such animals as the trumpeter swan, California condor, American bison, snow leopard, black thino, and the American bald eagle, the symbol government at all levels should attempt to do whatever possible to protect wildlife from extinction and human intrusion, thereby of our great nation; and WHEREAS,

WHEREAS, by protecting these animals, we preserve our wildlife for future generations to treasure, learn from, and enjoy;

Illinois, proclaim June 25-July 1, 1989, as ENDANGERED SPECIES WEEK in I, James R. Thompson, Governor of the State of Illinois, urging cirizens and government officials alike to support this cause in every way possible. THEREFORE,

ILLINOIS REGISTER

PROCLAMATION

Mid-America Regulatory Commissioners Days 89-287

consortium of regulatory commissions from 13 states, including Illinois; Commissioners (MARC) Mid-America Regulatory WHEREAS,

WHEREAS, MARC was formed in 1959 to address emerging issues in the regulation of telecommunications, electricity, natural gas, and water industries; and WHEREAS, MARC is extremely active in regional and regulatory views before the Federal Energy Regulatory Commission and the Federal Communications Commission; and matters, commonly presenting its

WHEREAS, MARC's annual regulatory conference will be held June 25-28 this year at Chicago's Westin Hotel; and WHEREAS, this conference expects to draw more than 500 attendees from various industries and fields; and WHEREAS, chairmen from some of the world's most successful companies, including AT&T, Citibank and Commonwealth Edison, are scheduled to speak at the conference;

COMMISSIONERS DAYS in Illinois, commending the organization on its 30 AS MID-AMERICA REGULATORY years of proud operation, and hoping its annual conference is a great Governor of the State of James R. Thompson, Illinois, proclaim June 25-28, 1989, THEREFORE, I, success.

Issued June 5, 1989. Filed June 13, 1989.

WHEREAS, the Springfield Municipal Opera was incorporated as a not-for-profit organization on April 21, 1950, and flourished until the mid-1950s, when a series of setbacks, including two major fires, caused it to stop functioning; and

sufficient funds were raised in the community, and the lake site theatre WHEREAS, following a successful test production in Douglas Park, started functioning again in 1965; and WHEREAS, for the past 25 years, the Springfield Municipal Opera tion has consistently maintained the highest standards in Association has consistently maintained community theatre in central Illinois; and WHEREAS, 1989 marks the 25th anniversary of the Springfield Nunicipal Opera's return to the lake;

Illinois, proclaim June 9, 1989, as SPRINGFIELD NUNICIPAL OPERA DAY in Illinois to commend its members on their continuing contribution to improving the amelians of the continuing contribution to improving the amelians of the continuing contribution to THEREFORE, I, James R. Thompson, Governor of the State improving the quality of life in Springfield.

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Take Pride In America Month PROCLAMATION 89-289

WHEREAS, America is blessed with outstanding natural, cultural, and human resources; and WHEREAS, these resources contribute to the economic and social well-being of our individual communities and our nation as a whole; and WHEREAS, American citizens are unique in that they possess a volunteer spirit which has been rooted into their frontier tradition; and WHEREAS, our future monuments to history and nature depend on this commitment of the American people; and WHEREAS, the "Take Pride in America" campaign is a partnership of federal agencies, states, communities, and numerous public and private organizations committed to the wise use of our resources; and WHEREAS, this campaign was established to focus attention on public land stewardship efforts by concerned citizens and groups around the country; THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 1989 as TAKE PRIDE IN ANSRICA MONTH in Illinois, and I call upon all citizens to recognize and participate in this important effort to preserve this country's resources.

signing by President George Washington of legislation establishing the WHEREAS, August 1, 1989, marks the 200th anniversary of United States Customs Service; and WHEREAS, the United States Customs Service provided the principal revenues of the early Republic and assured its financial stability in its days of struggle; and WHEREAS, the District Director of customs, the Customhouse, and the Customs officer have stood for 200 years as the symbols of federal authority in the ports and on the waterfronts; and

WHEREAS, after 200 years, the ever more complex demands of our economy and our civilization require the Customs Service of the Treasury Department to remain alert and ready to perform on short notice a wide variety of tasks; and

America to applaud the exemplary services that the United States Customs WHEREAS, this bicentennial celebration is an opportunity for Service has so ably provided throughout this country and abroad;

Illinois, proclaim July 7, 1989, as UNITED STATES CUSTOMS DAY in Illinois and commend the United States Customs Service employees across the Governor of the Thompson, I, James R. country for a job well done. THEREFORE,

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PROCLAMATION

Congratulates Grant Memorial A.M.E. Church

WHEREAS, in September 1914, the Grant Memorial A.M.E. Church was organized when 175 members, led by the Reverend T.L. Scott, were admitted into the A.M.E. Connection at the Institutional A.M.E. Church; and WHEREAS, throughout the 1920s and 1930s, the members of the Grant to rebuild their church Memorial A.M.E. Church worked and sacrificed building; and on May 7, 1950, Grant Memorial A.M.E. Church moved to the magnificent edifice on Drexel Boulevard in Chicago where it worships WHEREAS, today; and WHEREAS, in a record-breaking 41 months, the Mortgage Burning Ceremonies were held for the edifice on Drexel Boulevard, and the church immediately began plans for the Community/Educational Building; and WHEREAS, since December 9, 1985, the Grant Memorial A.M.E. Church has been under the leadership of Dr. Wilfred Reid and during this time, membership has increased, many programs have been implemented and the financial status of the church has improved; THEREFORE, I, James R. Thompson, Governor of the State of Illinois, congratulate GRANT MEMORIAL A.M.E. CHURCH as it celebrates on June 12-18, 1989, the 75th anniversary of its founding, and I commend the of the State members of the church for their hard work and dedication.

reflected in the communities they have joined and the lifestyles they WHEREAS, the strength and unity of the Greek-American people are retain; and WHEREAS, Greek Heritage '89 is being presented in Chicago to commemorate the cultural and religious contributions of these great people; and WHEREAS, the Greek Heritage '89 committee has organized several festivities which include: Greek Independence Day, Greek Heritage Night, Greek-American Parade, and Junior Olympics, all of which help celebrate the uniqueness of the Greek culture; THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim May 15-21, 1989, as GREEK HERITAGE WEEK in Illinois in recognition of the contributions made by these people to our culture and

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Handball Week PROCLAMATION 89-293

WHEREAS, handball is an active, exciting game which can be enjoyed by players of all ages, skill levels and economic situations; and

WHEREAS, as one of the nation's fastest growing sports, handball is a valuable means of maintaining personal fitness; and WHEREAS, National Handball Week is a nationwide program, sponsored by Spalding, Inc., and sanctioned by the United States Handball Association and the National Handball Club; and

WHEREAS, our state has been selected for the Pro/Am Championship Tournament to be held at the Charlie Club Health and Fitness Center in Palatine; and opportunity to participate in this most prestigious national event and compete for recognition and national rankings;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim June 17-24, 1989, as HANDBALL WEEK in Illinois and encourage our citizens to enjoy this fun-filled, fast-paced sport and event.

PROCLAMATION

Metropolitan Water Reclamation District/100th Year Of Founding

WHEREAS, in 1889, the Illinois legislature created the Chicago Sanitary District, now named the Metropolitan Water Reclamation district of Greater Chicago, and charged it with the responsibility for collecting and disposing of sewage, protecting the water supply, and maintaining navigation in the area waterways; and WHEREAS, the said district has long expanded its services beyond the boundaries of Chicago and now serves an Illinois community embodying 125 municipalities; and in order to carry out its primary responsibility of preventing water pollution, the Metropolitan Water Reclamation District has performed world recognized engineering feats of flood control and waste water management; and WHEREAS,

WHEREAS, all the district's accomplishments directly protect the health and well-being of the citizens of the municipalities it serves;

the cognizance of the special events arranged in celebration of this METROPOLITAN WATER RECLAMATION DISTRICT, and urge all Illinoisans to take James R. Thompson, Governor of the State Illinois, proclaim 1989 as the 100th year of the founding of I, THEREFORE,

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PROCLAMATION 89-295

Reverend Thomas E. Burr Appreciation Day

and individuals in the helping WHEREAS, the needs of children and families in the nation and professions as much now as in any time in the past; and Illinois challenge communities, states,

WHEREAS, the Catholic Conference of Illinois represents Catholic voluntary, not-for-profit child welfare agencies in the advocacy for policies and programs responsive to the needs of children and families in Illinois; and WHEREAS, the Catholic Conference of Illinois has been instrumental in the development of progressive legislation and programs to serve children and families, such as the Family Preservation Act and the Families First initiative; and

importance of a strong public and voluntary sector partnership for WHEREAS, the State of Illinois recognizes and highly values serving children and families; and WHEREAS, the Reverend Thomas E. Burr has demonstrated throughout his long and rich career a caring and effective leadership in the field of child welfare including positions as chair of the DCFS Child Welfare Catholic Conference of Illinois, and executive director of Catholic Committee, chairman of the Social Services Division Charities of the Rockford diocese; Advisory

the State of Illinois, proclaim June 8, 1989, as REVEREND THOMAS E. BURR APPRECIATION DAY in Illinois, and on behalf of the citizens of Illinois, congratulate and express appreciation to Tom Burr for his long and dedicated service THEREFORE, I, James R. Thompson, Governor of to children and families.

WHEREAS, the first chapter of Delta Sigma Theta Sorority was chartered in Washington, D.C., in 1913 and was founded by 22 young women with high educational and moral standards; and

WHEREAS, Delta Sigma Theta has a long history of collaboration with other black Greek societies and other national organizations, such as the YWCA, Red Cross, Girl Scouts, UNESCO, CARE, Urban League, and NAACP; and

WHEREAS, the leadership of Delta Sigma Theta has historically provided consultation to Congress and the White House, and the organization is represented at most major conferences and on national committees concerned with human welfare; and

WHEREAS, in Illinois, there are 14 undergraduate chapters at colleges and universities and 12 graduate chapters throughout the state;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim June 14, 1989, as DELTA SIGMA THETA DAY in Illinois and commend the members for their outstanding service.

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PROCLAMATION 89-297

Baltic Freedom Day

WHEREAS, June 14, 1989, commemorates the forceful mass deportation of Baltic peoples from their homelands in 1941; and

WHEREAS, since 1940, the Union of the Soviet Socialist Republics (U.S.S.R.) has systematically implemented its Baltic genocide by deporting native Baltic peoples from their homelands to forced labor and concentration camps in Siberia and elsewhere, and by relocating masses of Kussians to the Baltic Republics, thus threatening the Baltic cultures with extinction through Russification; and

WHEREAS, the U.S.S.R. has imposed upon the captive people of the Baltic Republics an oppressive political system which has destroyed every vestige of democracy, civil liberties and religious freedom; and

WHEREAS, the people of Lithuania, Latvia and Estonia today find themselves subjugated by the U.S.S.R., locked into a union they deplore, denied basic human rights and persecuted for daring to protest; and

WHEREAS, the State of Illinois recognizes the continuing desire and right of the people of Lithuania, Latvia and Estonia for freedom and independence from the domination of the U.S.S.R.;

IHINOIS, DESCRIBENCE I, James R. Thompson, Governor of the State of Illinois, proclaim June 14, 1989, as BALTIC FREEDOM DAY in Illinois, and offer my support and the support of all Illinoisans for the freedom fight of the Baltic peoples.

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JCAR - Joint Committee on Administrative

ACTION CODES

- Adopted Rule

CC - Codification Changes Notice of Corrections - Adopted Repealer

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- Proposed Rule

- Refusal to meet JCAR objection Statement of Recommendation RC X

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- PAGE NUMBER A-6818) III. Grain Insurance Act (P-18048/85; PAGE NUMBER ACTION CODE-AGRICULTURE, DEPARTMENT OF 8 Ill. Adm. Code 285 PART-TITLE

PREVIOUS VOLUME:

ACTION CODE

RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC TIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY **QUESTIONS. PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.** SECTIONS.

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(e.g. 1 III. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to 1 III. Adm. Code 100.140 or contact the Administrative Code Division. The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part the last two digits of the previous volume's year appear immediately after the page number separated by a slash.

H	H	TYPE OF RULEMAKING	ACTIO	ACTION CODES
an an		am = amendment to existing Section	A = Adopted rule	O = JCAR Objection
8	11	= codification changes.	C = Correction	P = Proposed rule
=	H	= new Section	CC = Codification Changes	PF = Prohibited Filing
н	11	= repeal of existing Section	E = Emergency rule	PP = Peremptory rule
5	II	= recodified	F = Failure to Remedy	R = Refusal to Modify or Withdraw
*	Ħ	renumbered	Objections	RC = JCAR Recommendation
			M = Modification	S = Suspended rule
				W = Withdrawal of Proposed rule

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United States Customs Day

RECTED INDEX THRU JUNE 16, 1989	HILE 11 (CONT.D)		, hi	1770.220 r (P-10331/88; A-7906)	71 971	176.11 am (P-17770/88; A-5197)	177.10 n (P-20434/88; A-4937)	n (P-20434/88;	n (P-20434/88;	177.II. A n (P-20434/88; A-4937)	=	5	5	520.720 am (P-4985)	E :	520.740 am (F-4985)	520.150 n (F-4985)	5 6		1	1 6	5	n (P-15249/88;	=	n (P-15249/88;	590.91 n (F-15.249/88; A-20.28)	= =	am (P-14797/88;	E	am (P-14797/88;	620.30 am (F-14/9//88; A-1/38)		1 5	am (P-14797/88;	5	630.40 am (P-4987/88; A-4164)		110 30 om (P.20363/88: A.3785)	1	i	1 6	8		5	ms (=	220.30 n (P-/31; A-9269)	E p E		-	
VOL. 13, THRU ISSUE #24 SECTIONS AFFECTED INDEX	(CONT.)	-	=	A-7908)	7 (F-10331/86; A-7908)		r (P-10331/88; A-7906)	=	A-7908)	r (P-10331/88; A-7906)	F		L	c		H	n (P-10298/88; O-3419; K-8116;	A-1908)	r (F-10551/88; A-7906)	=		n (P-10298/88:		L	E		(F-10251/88; A-7906)	=		4		7 (P-10331/88; A-7906)	=		F	-		E	Z.	-	c	A-1908)		=		F		-	ď	A-7908)	. F	
THRU JUNE 16, 1989 VOL. 13,	TI WILLIAM TO	1770.10	1770.20	A-3703)			A-3703) 1770.30	703) 1770.40			85) 1770.50			1770.60		(P-13926/88; O-20234/88; R-1250; 1770.60		(P-1392b/68; O-20234/88; K-123U;		(P-13926/88; U-20234/88; R-1230; 1770:80	(P.1.1926/88: O.20234/88: R.1250:				(P-13926/88; O-20234/88; R-1250; 1770.100	201 OFF1	(F-15926/88; O-20234/88; K-1230; L-10.100			(P-1979) 1770.120	(P-19/9)		184- A-7435)	O-5802; R-7484; A-7435) 1770.130	_	484; A-7435)		1770.150			770.160	120 150			266; R-1906;				1770.190	46)		
1	TITLE 8 (CONT'D)	E	n (P-2571)	am (P-19806/88;	(P-19806/88;	am (P-19806/88:	am (P-19806/88:	am (P-19806/88;	F am	am	am	am	me			208.10 n (P-13926/88; O-2		208.20 n (P-13926/88; O-2	1	208.30 n (P-13926/88; O-2	208 40 n (P-13026/88: O-2	=	208.100 n (P-13926/88; O-20234/88; R-1250,		208.110 n (P-13926/88; O-2	-1	208.120 n (F-139.20/88; O-2	404.20 am (P-13936/88; A-7	ma (Bm	417.35 n (E-1899; O-3811) (P-1979)	E .	. (P-1099-	n (P-1099;	E	n (P-1099;	EM .	502.120 am (P-1/75/88; A-1562)	E I	ē	1308 30 " (P-17766/88- 0-1968- R-2167-	=	1308.40 п (Р-17766/88: О-1268: R-2167		1409.120 am (P-17761/88; O-1266; R-1906;		1409.130 am (P-17761/88; O-1266; R-1906;		1409.132 r (P-17761/88; A-1841)	ā		
VOL. 13, THRU ISSUE #24 SECTIONS AFFECTED INDEX		(A-3742)	(A-3747)	(A-3747)	(A-5/42)	(70		(P-19178/88: W-2166)							(P-19196/88; A-3676)	(P-19196/88; A-3676)	(P-19196/88; A-3676)	(P-19185/88; A-3642)		(P-19185/88; A-3642)	(P-19185/88; A-3642)	(F-19185/88; A-3642)	(F-19201/66; A-3661)	(P-20309/88; A-3715)	(P-20309/88; A-3715)	(P-20309/88; A-3715)	(P-19153/88; A-3617)	(F-19153/88; A-3617)	(P-19153/88; A-3617)	(P-19153/88; A-3617)	(P-19218/88; A-3685)	(P-19218/88; A-3685)	(FF-228)	(F-19211/86; A-3696)	(PP-228)	(PP-228)	(PP-2160)	(P-3511) (E-4015)	(P-2571)	(F-2)(1)	(P-2571)	(F-271)	(1.52.1)	(1-2-71)	(P-2571)	(P-2571)	(P-2571)	(P-2571)	(P-2571)	(F-25/1)	(P-2571)	

u.r.	m (P-4097)	um (P-12747/88; A-1535)	un (P-12747/88; A-1535)	im (P-12747/88; A-1535)		m (P-8777/88; A-8459)	un (P-8777/88; A-8459)	m (P-8777/88; A-8459)	m (P-8777/88; A-8459)	(P-8777/88; A-8459)	um (P-8777/88; A-8459)	m (P-8777/88; A-8459)	n (P-8777/88; A-8459)	n (P-8777/88; A-8459)	n (P-8777/88; A-8459)	am (P-8777/88; A-8459)		m (P-8777/88; A-8459)			m (P-12745/88; A-1332)	r (F-9062)	n (r-9133)	(F-5062)	(P-9062)	n (P-9133)	(P-9133)	(F-9133)	n (P-9133)	n (P-9133)	n (P-9133)	n (P-9133)	r (P-9082)	n (F-9133)	(F-5462)	(P-9082)	r (P-9082)	r (P-9082)	r (P-9062)	r (P-9062)	r (P-906Z)	(F-9062)	(P-9062)	r (P-9082)	r (P-9062)	r (P-9062)	n (P-9133)	r (P-9082)	n (P-9133)
3			-	-	_	Ī	1	_	-	254.620 r	254.2130	_	254.2235	254.2245	254.225		_	254.2330	254.2340	9	-	451.10	451.70	451.20	451.30	451.30	451.40	05154	451.70	451.80	451.90	451.100	451.110	451 170	451.120	451.130	451.140	451.150	451.155	451.160	451.165	451.176	451.180	451.185	451.190	451.195	451.200	451.210	451.210
	(P-979; A-6992)	em (P-3528)	sm (P-22127/88; A-8961)			-		_				=		_	am (P-4774/88; A-3063)			_	(P-12625/88;	_	(P-12625/88;	(P-12625/88;	em (P-1262)/88; A-7610)	m (F-12625/88; A-7610)	(P-12625/88;	(P-12625/88;		am (P-12625/88; A-7610)	(P-12625/88;		am (P-12625/88; A-7610)	am (P-19266/88; A-7731)		=	A-7731)	P-19266/88: A-7731)		_	am (P-8766)			(P-8/06)				um (P-8766)	un (P-4097)	(P-4097)	(P-4097)
TITLE 20	107.170 r			1295.10 n	1295.20 n	1295.30 n	1295.40 n	1295.50 n			1295.80 n		1520.46 n		1610.70		TITLE 23						110.40					110.110 110.110			110.Tb. D a				120.130 n	120 200						210.120				_	Ī	n 227.12	227 14
TITLE 17 (CONT'D)	P-1690;	m (F-1690; A-6419)		: 1-		-	=			: 6	: 5	: =		-	=	E	0 n (P-7515)	0 n (P-7515)	E	F	E	=	=	0 n (P-/518) 5 sm (P-7035/88: A 4170)	am (P-2032	ma ma	am	0 sm (P-20335/88; A-3755)	n (P-8741)	=	=	E	E	=	E	0 n (F-8/41)	= =	= =	=	=	E	E				1	1	mg	C 1447
A TANA	810.40	810.70	870 10	870.15	870.20	870.20	870.30	870 30	870.40	05 028	09 028	07 078	930.45	960.10	960.20	960.30	960.40	960.50	970.10	970.20	970.30	970.40	970.50	970.60	1010.30	1050.20	1050.25	1050.30	1070 10	1070.20	1070.30	1070.40	1070.50	1070.60	1070.70	1660 10	1560 20	1560.30	1560.40	1560.50	1560.60	1560.70	1560.80	1500.10	1590.120	2030.20	2030.30	2030.40	2000 60
	(P-731; A-9269)	(F-731; A-9209) (P-4430)	(P-4430)	(P-4430)	(P 4430)	(P-4430)	(P-3268)	(P-4399)	(P4399)	(P-4300)	(P-4399)	(P-4399)	(P4399)	(P-4399)		(P-5087/88; A-12034/88; O-3468)		am (P-2632)	_	_	_		em (F-3221)	am (F-5221) am (P-3221)		_		m (F-4442)	_		am (P-4442)	am (P-5052)	_	_	am (P-3052)	m (P-5052)	_	_	_	am (P-20993/88; A-5090)	_		(P-7854)				_	_	10 4460)
HILE 17 (CONT'D)				=	-	=	BILL	ma	E	1		1	E	E	Æ	틆	Ē				225													a la	a b	4. 5	. 5	. =				=	= =	. 5			E	in.	

ILINOIS REGISTER SECTIONS AFFECTED INDEX THRU JUNE 16, 1989	CONT	E		err (P-13641/66,		(D 139/1/99.			n (r-13041/06)	=	TITUE 35	101.106 n (P-14822/88: O-8135)	-				A 9m	1			201 401 n (P.5154/88: 0.20221/88: P.1624:		201.402 n (P-5154/88; O-29221/88; R-1624;		201.403 n (P-5154/88; O-29221/88; R-1624;		201.404 n (P-5154/88; O-29221/88; R-1624;	201 405 m (P-5154/88: 0-30221/88: P-1624:		201.405 am (P-8782)	-		201.407 n (P-5154/88; O-29221/88; R-1624;		201.408 n (P-5154/88; O-29221/88; R-1624;			211.102 am (F-19290/88; W-2337)	230.110 T (F-9.223)					ы	4	230.190 r (P-9223)			-		1		230.240 r (P-9223)		SAI - 7
VOL. 13, THRU ISSUE #24 SECTIONS	(CONT.D)	r (P-17585/88;	430.40 n (P-1/5/5/88; A-2040)	n (P-17575/88-	T (D.17585/88.	n (D 17575/89:	. (F-1/3/3/86,	(P-1/363/66,	= 1	n (F-1/2/3/86;	TITLE 32	332.10 n (P-5874)	-		-				= 6	: =		-		=	4	a	332.160 n (P-5874)	= =	= =		q	=	E	-	E	E	332.270 n (P-38/4)	332.260 n (F-38/4)	= !	am (F-13636/66,	am (P-13858/88-	am (P-13858/88:	am (P-13858/88;	am (P-13858/88;	am (P-13858/88;	am (P-13858/88;	am (P-13858/88;	am (P-13858/88;	360.Ap. A am (P-13858/88; A-803)	r (P-13858/88;	me	Cam	401.170 am (P-982)	i	
SECTIONS AFFECTED INDEX THRU JUNE 16, 1989	CONT	ma		1700.20 1700.20 (P-4554)		om (P.18114/88)	am (D.18114/88.	am (D.19114/88.	orr (D 1911//99.	an (F-16114/06,	am (P-18114/89.	am (P.19114/89.	(D 19114/89.		į,			arn	am	ma ma	3030.00 r (F-12180/86; A-1244)		3300.10 II (F-14609/06) 0-3440, N-4527,	3300 20 m (D.14800888: 0.3440): R.4957:		3300,30 n (P-14809/88; O-3440; R-4957;		3300.40 n (P-14809/88; O-3440; R-4957;		3300.30 n (F-14809/88; O-3440; R-4937;	3300 60 m (P.14800)88: O.3440 · R.4957	=	3300.70 n (P-14809/88; O-3440; R-4957;		3300.80 n (P-14809/88; O-3440; R-4957;	A-4672)			п	E	am		=	n (P-532'		:	TITLE 29	ь	u	n (P-17575/88;	r (P-17585/88;	n (P-17575/88;	430.30 r (P-17585/88; A-2049)	=	SAI - 6
VOL. 13, THRU ISSUE #24 SECT	CONTE	-	=	451.235 n (F-9133)	H 1	1 1	⊢ 1	= 1	- 1	=	451.270 r (F-9082)	= 1	= 1	=	= 1	-	-	-	-	-	-	L	451.380 r (F-908.2)		= =	-	1	G	L	451.430 n (P-9133)		- 1		-	н	ı	ď	E	E	u	E	E		451.570 n (P-9133)			= -	500.20 am (P-1730)	am	u (am	arm	am	1301.303 am (F-3317)	

(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		(P-12753/88; A-1190)	(P-12753/88; A-1190)	(P-12753/88; A-1190)	(P-12753/88: A-1190)		-		(P-12753/88; A-1190)	(P-12753/88; A-1190)	(P-12753/88: A-1190)		(A. 1970) CO. A. 1960)	(F-12/35/66; A-1190)	(P-12753/88; A-1190)	(P-262)			(F-209; C-2539)		(P-15444/88: A-447)			(P-15327/88;	(P-15327/88; A-362)		-		-	(P-15347/88; A-382)	(P.15440/88: A.452)				(P-15455/88; A-458)	P. I SAM ARB.	(1-1340400	(P-2650)	(P-6861)	(1989-0)	(3500)	(r-2000)	(P-2650)	(P-6861)	(P-2650)	(D-3650)	(Comp. 1)	(r-2000)	(P-2630)	(P-2650)	(P-2650)	(03/0)	(1-2000)	(P-2650)	(P-2650)	(a) (a)	(P-2030)	(P-2650)	(P.2650)	(comp. 1)	(P-2650)	(P-2650)	(0000 0)	(P-2650)	(P.2650)	(Sec. 1)	(N-ZGSA)	(P-2650)	(05/20)	(L-Zazv)
TITLE 35 (CONT'D)	378.102 n	378.103 n	378.201 n	378.202 n	378.203 m	378 304 m	100.000	3/8.301 n	378.302 n	378.Ap. A n	378 An B n	378 42 6 2	2000	3/6.Ap. D. II	378.Ap. E n	601.105 am	SOM 2003		401.CD0	661.302 am	703.123	201.143	/04.145	720.110 am	720.111 sm	701 104	101.12/	721.105 em	721.133 sm	721.Ap. H am	777 110	231.000	IST.77/	724.101 em	724.Ap. I sm	101 207	•	731.101 r	731.101 r	731.102	21.100	/31.104	731.103 r	731.103 r	731.110 n	2111112	201110	H 711.16/	731.113 n	731.114 n	731.120 m	121 121	131.16/	731.122 n	731.130 n		n 181.187	731.132 n	731 133 m	20110	731.134 n	731.140 n		731.141 n	731 142 m		131.143 n	731.144 n	n 341 117	131.140 #
																4												-7351)																																										
D 15002 80 5 5002)	(F-13693/86; A-3993) (P-16384/88: A-2463)	(P-16384/88; A-2463)	(P-18030/88; A-7351)	(P-18030/88; A-7351)	(P-18030/88: A-7351)	D 19020/89, A 7251)	(1001-4, 00/0001-1)	(P-18030/88; A-7351)	(P-18030/88; A-7351)	(P-18030/88; A-7351)	P-18030/88- A-7351)		(1-19070/96, A-1771)			(P-18030/88; A-7351)		(F-16030/66; A-7351)	(P-18030/88; A-7351)	(P-18030/88; A-7351)	(P-18030/88: A-7351)	(T) 10000000 A 7261)		(P-18030/88; A-7351)	(P-18030/88: A-7351)	(D 18/30/88: A 7351)	(F-18030/88; A-7331)		(P-18030/88; A-7351)	(P-18030/88; A-7351)				(P-18030/88; A-7351)	(P-18030/88; A-7351)			(P-18030/88; A-7351)	(P-18030/88; A-7351)					(P-18030/88; A-7351)	(P-18030/88: A-7351)				(P-18030/88; A-7351)	(P-18030/88; A-7351)	(P. 18030/88: A. 7351)			(P-18030/88; A-7351)	(P-18030/88: A-7351)		(P-18030/88; A-7351)	(P-18030/88: A-7351)			(P-18030/88; A-7351)			(P-18030/88; A-7351)			(P-18030/88; A-7331)	(P-18030/88: A-7351)	(D 19030/09: A 7351)	(P-18030/88; A-7351)
CONT	310.107 am	me	365.101 n	365.102 n	6	1	=	=	365.202 n	365.203 n	365 204 n		=	E .	=	365.304 n			=	365.403 n (365.404 n		G	365.406 n (365.501 n		=	E .	365.504 n	365.505 n			=	365.602 n	365,603 n		4	365.605 n	365.606 п			=	=	365.703 n	365.704 n	•	=	G	365.707 n	365.801 n			=	365.902 n	u 500 5 95	200,000	365.904 n	u 506 595	266 1001	363.1001 m	365.1002 n	365 1003 m	303.1003	365.1101 n	265 1100 m	3071702	365.Ap. A n	Fr. A n	0	Ex. B n
a	(F-9212) (P-9212)	(P-9212)	(P-9212)	(P-9212)	(0.0012)	(717(-1)	(F-9212)	(P-9212)	(P-9212)	(P.9212)	(212)	(7176-1)	(F-9212)	(P-19290/88; W-2536)	(P-19290/88; W-2536)	(F-955) (P-19825/88: A-8867)	(T. 065) (1-1)02/00, A-0001)	(E-955) (P-19825/88; A-8867)	(E-955) (P-19825/88; A-8867)	(E-955) (P-19825/88; A-8867)	(F 055) (D 10825/89: A 9967)	(E-933) (F-19623/66; A-6607)	(E-955) (P-19825/88; A-8867)	(E-955) (P-19825/88; A-8867)	(T. 055) (D. 10825/89: A. 9967)	(E-955) (F-1982)88; A-886/)	(E-955) (P-19825/88; A-8867)	(P-15823/88; A-5984)					(P-15844/88; A-5998)	(P-15844/88: A-5998)	5844/88	1004400		(P-15844/88; A-5998)			0000000	(P-18092/88; A-7754)		(P-15815/88; A-5976)		1307/00.	1397/00,	4209/88;		(P-15839/88: A-5989)	1630)	16306 100	10390/88;	(P-16396/88; A-1794)	(P-16396/88: A-1794)	63000	6396/88;	(P-16396/88: A-1794)	6306/88	100/02/00	(P-16396/88; A-1794)	(P-16396/88: A-1794)	,000,000	(P-16396/88; A-1794)	(P-16396/88: A-1794)	200000	6396/88;	(P-16396/88; A-1794)	(P-16396/88: A-1794)	(F-16396/88; A-1794)
TUTLE 35 (CONT'D)	231.200	231.230 r	231.240 r	231.250 r	731 260	231 230	1 025.152	231.330 r	231.Tb. A r	231 An A r			١,	뛾	243.120 n	251 103 am			251.202 n	251.203 am			251.210 am	251.212 r			251.301 am	301.200 am	301.260 am			301.430 Rm	302.211 am	302.304 am			302.507 am	302.509 am			204.104	304.120 am	304.123 am	304.124 am	304.140	300,000	_	304.301 am	304.302 n	305.102 am	_		307.1308 am	307.1704 am	307.2101 am		ms 5067:706	307.3110 am	307 3120 am		307.3500 am	307.3501 am		307.3503 am	307.3509 am		n 0905.106	307.4004 am	307 R100	-
		(P-9223)				(2000)		(P-9223)	(P-9223)	(P-9223)		(2000)		(F-9723)	(P-9223)	(P-9223)		(F-9723)	(P-9223)	(P-9223)	(P-9223)	6	(P-9223)	3	(P-9223)	(276-1)	(2)	(P-9223)	(P-9223)	(P-9223)	0 0333)	ลิ	(P-9223)	3	(P-9223)	(2000)	(2)	(P-9223)	3)	(P-9773)	(000000)	()	3)	(P-9223)	(P-9223)	3)	(200	()	(F-9223)	(P-9223)	(P-9223)	(0.0223)	6	(P-9223)	(P-9223)	(2003)	_	(P-9212)	(P-9212)			(P-9212)		(F-9212)	(P-9212)		(1-9212)	(2	(P-9212)	(7

THRU JUNE 16, 1989																																																		
STATE OF THE PERSON NAMED IN COLUMN 1	Ę	(P-2709)	(P-2709)		(P-2709)							(P-2709)	Ī9		(60/7-4)				(60/7-J)		(0017-J)		(K)/7-1)	(D 7746)	(P-2746)	(P-2746)	(P-2746)	(P-2746)	(P-2746)		(P-2648)		(P-2648)	(P-2648)				(P-2648)			(P-2648)				(P-2648)			(P-2648)		
R	44 (CONT'D)	\$25.300 am	525.310 r		225.340 am	525.330 am		N.		525.520 am	525.530 am	525.540 n		010.23.010					000.C2C			225.710 am	525.120 am	226.10 20.026	02.075	40	526.50 n	и 09.	п 0/.		530.10 am	530 50	530.60	530.70 #	530.70 am	530.100 am	530.110 am	530.200 #	530.300 am	E.	530.320 am				530.410 am	530.510 am		530.540 n	530.600 am 530.610 am	
REGISTE FECTED I	TITLE 44	\$25	22.5	525	22	25.5	525	525	525	525	525	525	22	200	200	75	200	200	200	363	505	200	200	300	200	526.40	526	526.60	526.70	530.5	230	530	530	530	530	530	230	230	230	530	230	530	530	530	530	530	530	230	230	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX									· Reliab																																									
UE #24		(P-1756) (E-1886)	(A-3009) (P-1756) (E-1886)	(P-1756) (E-1886)	F-1 /36) (E-1886)	A-5669)	A-5669)	A-5669)	A-5669)	A-5669)	A-5669)	A-5669)	A-2669)	A-5660)	A 5660)	A 5650)	A 5660)	(A-7007)	(b+//-V	A 5660)	A 5660)	A 5660)	A 5669)	A-5669)	A-5669)	A-5669) (A-8875)	A-5669)	A-5669)	A-5669)	A-5669)	A-2669)	A-5669)	A-8515)	(A-5669)	(A-5669)	(E-1875; O-5807)	(P-1754) (E-1875)	(E-1875; O-5807)	(P-1754) (E-1875)	(E-1875; O-5807)	(r-1/34) (E-18/3)		(P-2709)	(P-2709)	(P-2709)	(F-2709)	(P-2709)	(P-2709)	(P-2709) (P-2709)	
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VOL. 13, THRU ISSUE #24	TITLE 41 (CONT'D)	170.75	170.106	170.107	170.400	170.410	170.420	170.430	170.440	170.450	170.460	170.470	170,400	170 500	170.510	170 520	170.530	170 530	170 540	170.550	170 560	170 570	170 580	170 590	170.600	170.610	170.620	170.630	170.640	170.650	170,650	170.670	170.700	170.Tb. A	170.Tb. B	180.10	180.10	180.20	180.20	180.25	100.43	TITLE 44	525.5	525.10	525.20	525.60	525.70	525.100	525.110 525.200	
THRU JUNE 16, 1989		5)		(P-14097/88; O-22489/88; R-966;	A-3/93)	1/88; U-22489/88; K-908;		(P-14097/88; O-22489/88; R-966;		(P-14097/88; O-22489/88; R-966;			(P-1409//88; O-22489/88; K-966;) (F-4107)						(P-1085: A-8077)	(P-1985, A-8977)	(F-1985, A-8927)	A-8977)							; A-8921)								; A-8927)				A-8927)			; A-8927)		(E-582) (P-1323)	(P-1756) (E-1886)	(P-1756) (E-1886) (P-1756) (E-1886)	
	(d.	(A-5945)								_	A-3793			A-3 (93)	(F-2009)	(007-J)	(D 0737	(D 0727	(D.8737	(D.1085										(P-1985)				_					(P-1985)			-	(P-1985;	(P-1985;	(P-1985;		(E-582)	(P-1756)	(P-1756) (P-1756)	
DEX	TITLE 35 (CONT'D)	10 re	90	0 am		E O	0 am			60 am			SO am							_				11 am			10 am			35 am	1 0 0 ma			Me am	110 am	20 am					000 am		20 am		10 n	nud.	0		E E	
ILLINOIS REGISTER TIONS AFFECTED IN	TITLE 3	858.310	TITLE 38	190.10	100 50	C.DK.I	190.70	190.140		190.160		190.165	190.180	302 10	303.10	2300.000	320.10	320.20	320.40	400 110	400 120	400 130	400 140	400.141	400.142	400.150	400,440	400.510	400.615	400.663	400.710	400.1020	400.1030	400.1060	400.1110	400.1120	400.1140	400.1530	400.1550	400.2010	400.2500	400.2510	400.2520	400.2700	400.2710	TITLE 41	100.110	170.71	170.72	
ILLINOIS REGISTER SECTIONS AFFECTED INDEX																																						70707	7949)	A-7949)	1-7949)	A-7949)	A-7949)							
SUE #24		(P-2650)	(P-2650)	(P-2650)	(P-2650)	(P-2650)	(P-2650)	(P-2650)	(P-2650)	(P-2650)	(P-2650)	(P-2650)	(P-2630)	(P-2650)	(P-2650)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(F-6861)	(P-6861)	(P-6861)	(P-6861)	(P-6861)	(P-2650)	(P-6861)	(P-2650)	(P-0801)	(F-13626/66; A-7949)	(P-15828/88- A	(P-15828/88; A-7949)	(P-15828/88; A	/88;	(A-5945)	(A-5945)	(A-5945)	(A-5945)	(A-5945)	(A-5945) (A-5945)	
HRU IS	CONT.D		= =		= =				E				= 1													r r	_		F 5				u	u u			h .1		= =			п		_	2 2		2 5		2 2	
VOL. 13, THRU ISSUE #24	TITLE 35 (CONT'D)	731.150	731.152	731.153	731 161	731.162	731.163	731.164	731.165	731.166	731.167	731.170	731.177	731 173	731 174	731 190	731.191	731 192	731.193	731.194	731.195	731.196	731.197	731.198	731.199	731.202	731.203	731.204	731.205	731 207	731.208	731.209	731.210	731.211	731.900	731.900	731.901	840 101	840 102	849.103	849.104	849.105	849.106	858.204	858.207	858.208	858.304	858.306	858.308	

6	(P-251; A-8520) (E-586; O-3471)	(E-586;	(P-251; A-8520) (E-586; O-3471)	(F-231; A-8520) (E-386; O-3471)	(P-251; A-8520) (E-386; O-3471)	(P-231; A-8320) (E-386; O-3471)	(F-251; A-8520) (E-386; O-3471)	(F-13336/66; A-3604)	(P-13558/88; A-3804)	(F-1355/88; A-3804)	(F-133366), A-3604)	(F-9181)	(F-9181)	(P-9181)	(P-9181)	(P-9181)	(P-9181)	(F-9181)	(P-9181)	(P-9181)	(P-9181)	(F-9181)	(P-2234)	(P-2234)	(P-14502/88: A-1780)	(P-15269/88; A-3801)	(P-17617/88; A-5951)	(F-1/61//88; A-3931)	(F-17617/88; A-5951)			W-6819)	(6189-M	W-6819)	W-6819)	(6189-M	W-6819)	W-6819)		W-6819)	(P-152/2/08; W-0819) (P-3839)	W-6819)	W-6819)					
1 TITLE SO (CONT'D)	2008.90 am	<	2 (ء د	2008.Ap. E. n	2008.Ap. F n	2008.Ap. G n	2011.00 m	2011.30 n	2011.40 n	2011.50 n	2011.60 n		2011.Ap. A n	2011.Ap. B n	2017.00	2012.20	2012.30 n	2012.40 n	2012.50 n	2012.60 n	2012.70 n	2012.80 n	2012.100 n	2012.110 n	2012.Ex. A n	2012.Ex. C n	2502.10 r	2502.20 r	6301.Ex. A am		6701.10 n	n 02.10/9	6701.Ex. A n		TITLE S6		350.280 am	350.300 n	350.310 n	350.320 n	350.330 n		350.350 n	350.360 n	350.370 n	350.400 n	350.410 n
	(P-9271/88; A-2024)	(P-15265/88; A-5947)	(P-19603/88; O-8131)	(F-19603/88; O-8131)	(F-19603/88; O-8131)	(F-19605/88; O-8131)	(F-19603/88; O-8131)	(F-19002)00, U-0131)		(P-2909)	(P-2909)	(F-2909)	(D-2001)	(P-2901)	(P-2901)	(P-2905)	(P-2905)	(P-2905)	(P-11985/88; A-2051)		(P-11985/88; A-2051)	(F-11985/88; A-2051) (P-11985/88: A-2051)	(P-11985/88; A-2051)	(P-11985/88; A-2051)	(P-11985/88; A-2051)	(F-11985/88; A-2031) (P-11985/88; A-2051)	(P-11985/88; A-2051)	(P-11985/88; A-2051)	(F-11985/88; A-2051) (P-11985/88; A-2051)	(P-2057/88; A-1542)	(P-13535/88; C-17456/88; A-1204)	(F-13535/88; C-17456/88; A-1204)	(P-13535/88: C-17456/88: A-1204)	(P-13535/88; C-17456/88; A-1204)	(P-13535/88; C-17456/88; A-1204)	(P-13535/88; C-17456/88; A-1204)	(P-13333/88; C-1/436/88; A-1204)	(F-13337/66; C-17450/66; A-1204)	(P-251: A-8520) (F-586: O-4471)	(P-251, A-8520) (E-586; O-3471)	(F-231; A-6320) (E-366; O-3471) (P-251: A-8520) (E-586: O-3471)	(F-231; A-6320) (E-366; O-3471)	(F-231; A-6320) (E-366; O-3471)	(F-23), A-6320) (B-366; C-3471)	A-8520)	(P-251; A-8520) (E-586)	A-8520)	(P-251; A-8520) (E-586)
TITLE 47 (CONT'D)	160.80 am	E		= 1		= (= =	=	TITLE SO		-	201.00			E		E E	401.70 am	e01.10 n	601.20 n	=	601.50 n			601.80 n	601.100 n	a	E 1	601.140 n	B sm	919.10 am		=	E	mg.	E E	919.80 am	M 4						um am			am	2008.81 n
	•	0	æ:	~ :	G (2 4	26					~ í	-	-						(P-1917; A-8403)	A-7444)	(P-44; A-7444)	(P-44; A-7444)	(P-44; A-7444)	6			G	ຄ			ຄ					c c	•			•	•	(930) (P-4358)			(P-8521/88; A-779)	(P-8521/88; A-779)
	(P-2764)	(P-2764)	(P-2764)	0/7	01	(F-2/04)	(F-2/04)	276	(P-2764)	(P-2764)	(P-2764)	9	0	(F-2/04)	2 2	(P-2764)	276	196	76	Ξ	÷.					_		8	8 8	38	8	88	38	3 8	8	8						8	8	193	-1930)	(F-1311)	(P-852)	(P-852)
Į.	١,														(P-2/04)							(P-44)	P 44	(P-44;		(P-4071)			n (P-5002)	-	_				(P-5002)	(P-50	(P-500)	(P-500)	(P-5002)		n (P-1930)		<u>-</u>	- G-1			: =	
TITLE 44 (CONT'D)	540.330 am		arn	E E	E I		E E		c	am.	arm	m	E E				arn	am	am	ma (=		= =	= =	me	5040.590 r (P-407	TITLE 47	и		ē =	ma (c	Æ	1.150 am (P-50	: =	=	E	E	E	£		arm	am (P-1	am	am	120.80 am (1		
DATE AS CONT.B.	540.330 am	ma m	arn	E E	ma i	E I	E E		c	Am.	arm	m	E E	E I			arn	am	am	ma (=	= 1	= =	= =	me		TITLE 47	и	am	ē =	ma (c	E E	E .	: =	=	E	g.	E	£	am	arm	am (P-1	am	am			
THE E AS CONT'M	P-2648) 540.330 am	(P-2648) 540.340 am	(P-2648) 540.350 am	(P-2048) 540.400 am	(F-2648) 540.500 am	(F-2048) 340.500	540.510 am	(F-2648) 540.520 am	(P-2766) 540.540 n	540.600 am	540,610 am	540.620 am	340.630 am	(F-2/00) 540.040 am	540.650 am	(P-2766) 540,670 am	(P-2766) 540.700 am	am	am	(P-2766) 910.130 am	(P-2766) 4400.25 n	(P-2766) 4400.Ap. A n	4400.Ap. B n	(P-2766) 4400.Ap. D n	(P-2766) am		(P-2766)	(P-2766) 1.35 n	am	(P-2766)	(P-2766)	n 27766)	(F-2/00)	1.150 am	(P-2766)	n 1.175 n	1.180 n	(P-2764)	(P-2764)	n 261.1	100.70 am	100.85 am	(P-2764) am (P-1	(P-2764) 100.110 am	(P-2764) 100.120 am	ma 08.021	120.110	(P-2764)

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(P-274) (E-651) (P-871/88, A-483) (P-871/88, A-483) (P-871/88, A-483) (P-274) (E-651) (P-274) (E-651) (P-871/88, A-483) (P-860/88, A-6994) (P-860/688, A-6994) (P-860/688, A-6994) (P-860/688, A-6994) (P-860/688, A-6994) (P-860/688, A-6994)

1285.40 1285.50 1285.60 1285.60 1285.70 1285.70 1285.90 1285.90 1285.90 1285.90 1285.1

LE 52	am (P-18087/88, n (P-2208) n (P-8208) n (P-8208) n (P-8208) n (P-19795/88, am (P-19705/88, am (P-19205/88,	CONT	750.4050 r (P-6934)		ı E	E E	1220.110 am (P-5867/88; A-4191)		H H	н		1220.220 am (P-5867/86; A-4191)	W (1220.260 n (P-5867/88; A-4191)	4	1220.350 n (P-5867/88; A-4191)	1220,400 n (r-366//86; A-4191)	n (P-5867/88;	am (P-5867/88;	1220.425 n (P-5867/88; A-4191)	1220.431 r (F-366//66; A-4191)		c	1220.520 n (P-5867/88; A-4191)	=	1220.540 n (P-5867/88; A-4191)	1220.550 n (P-5867/88; A-4191)	E	L	1220.Ap. C am (P-5867/88: A-4191)	m	E E	ы	1280.20 r (P-8536/88; A-513)	-				H		H	ь	ı 0	am m	1285.20 n (P-8571/88; A-483)
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	TITLE 52 110.15 1112.10 n 112.20 n 112.20 n 1220.10 am 220.160 am 240.18 R-965 600.10 n 2482/88 R-965 600.10 n 250.200 n 250	88; A-3821)			5955)	(\$262)	•.		88; A-3665)	88; A-3665)	88; A-3665)	88; A-365)	86; A-3663)	88: A-3665)	88; A-3690)		88; A-3690)	88: A-3690)	(0.00 ** 100																										
	#19) (P-5839) #19) (P-5839) #19 (P-4331) #10 #10 #10 #10 #11 #10 #11 #10 #11 #10 #11 #11	me	==		am	am	am	1 E 68	am	am	am	am	= =		am	am	am	THE THE	1 00	E	I	= -		н	E .	. .	= -		ы	r i		н	п	н	=	L 6	= 1	 = -	. #	-	п	ц	ы	н	н

(P-8606/88; A-6994) (P-8606/88; A-6994) (P-8606/88; A-6994) (P-1965/88; A-6994) (P-1965/88; A-4234) (P-1965/88; A-4234)

> 1320.250 1320.310 1360.10 1360.20 1360.40 1360.45 1360.45 1360.55 1360.60 1360.65 1360.65

P-8606/88; A-6994) P-8606/88; A-6994)

1320.20 1320.30 1320.40 1320.50 1320.60 1320.00 1320.00 1320.00 1320.00 1320.00

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(P.14963/88; O-3450; RC-3452; R-14963/88; O-3450; RC-3452; R-4234) (P.14963/88; R-24324) (P.14963/88; A-4234) (P.14963/88; A-4234) (P.14963/88; A-4234) (P.14963/88; A-4234) (P.1963/88; A-4234) (P.2913) (P.2913) (P.2913) (P.2913) (P.2913) (P.2913) (P.2913) (P.2913) (P.2913) (P.2913)

1360.75 1360.80 1360.80 1360.40 1360.40 1400.10 1400.20 1400.40 1400.40 1400.40 1400.40 1400.60 1400.60

CONT.DI	200.925 r (P-17673/88; A-4681) 200.926 r (P-17673/88; A-4681)	r (P-17673/88;	200.928 r (P-17673/88; A-4681) 200.929 r (P-17673/88; A-4681)	r (P-17673/88;	200.931 r (P-17673/88; A-4681)	r (P-17673/88;	r (P-17673/88;	200.1002 r (P-17673/88; A-4681)	r (P-17673/88;	200.1005 r (P-17673/88; A-4681)	r (P-17673/88;	8 r (P-17673/88;	=	250.313 n (F-1875)	m (P-7875)	am (P-21333/88;	300.120 am (P-21333/88; A-4684)	am (P-21333/88;	am (P-21333/88;	300.160 am (P-21333/88; A-4684)	am (P-21333/88;	am (P-21333/88;	300.180 am (P-21333/88; A-4684) 300.190 am (P-21333/88; A-4684)	am (P-21333/88;	300.210 am (P-21333/88; A-4684)	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	300.270 am (P-21333/88: A-4684)	am (P-21333/88;	am (P-21333/88;	300.276 am (F-21333/88; A-4684)	am (P-21333/88;	am (P-21333/88;	am (P-21333/88;	300.284 am (P-21333/88; A-4684)	am (P-21333/88;	am (P-21333/88;	300,300 am (P-21333/88; A-4684)	am (P-21333/88;	to de constant
TILE	200.	500	200.	200.	200.	200.	200.	200.00	200.	200.	200.	200.	250.	250.	250	300	300	300.	300	300	300	300	9,66	300	300	300	300	300	300	300	300	9,00	300	300	300	300	300	300	300	300	
	/88; A-4681) /88; A-4681)		/88; A-4681) /88; A-4681)		/88; A-4681)			/88; A-4681)	/88; A-4681)		/88; A-4681)			(88; A-4681)			/88; A-4681)			/88; A-4681)		⋖ .	/88; A-4681) /88: A-4681)			/88; A-4681)	< <		/88; A-4681)			/88; A-4681)	₹ <			/88; A-4681)		. <	/88; A-4681)		
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TITLE 77 (CONT.D)	200.703	200.705	200.706	200.708	200.801	200.803	200.804	200.805	200.807	200.808	200.809	200.811	200.812	200.813	200.815	200.816	200.817	200.819	200.820	200.821	200.823	200.824	200.825	200.901	200.902	200.902	200.905	200.906	200.907	200.909	200.910	200.911	200.912	200.914	200.915	200.916	200.918	200.919	200.920	200.921	400.344
	(P-14813/88; O-3442; R-5210; A-5098)	(P-14813/88; O-3442; R-5210;	A-5098) (P-14813/88: O-3442: R-5210:	A-5098)	(P-14813/88; O-3442; R-5210;	A-5098) (P-14813/88; O-3442; R-5210;	A-5098)	(P-14813/88; O-3442; R-5210;	A-5098) (P-14813/88; O-3442; R-5210;	A-5098)		(P-19259/88; A-4664)			(F-19239/88; A-4664) (P-19259/88; A-4664)		(B) 17273 800. A 42013	(F-1/6/3/88; A-4681) (P-17673/88; A-4681)		(P-17673/88; A-4681)		3/88;	(P-17673/88; A-4681) (P-17673/88: A-4681)		(P-17673/88; A-4681)		3/88;		(P-17673/88; A-4681)			(F-176/3/88; A-4681)				(P-17673/88; A-4681)			(P-17673/88; A-4681)	(F-17673/88; A-4681)	(1-110)000, 11-1001)
TITLE 71 (CONT'D)	1510.310 п	1510.320 n	1510.330 п		1510.340 n	1510.350 n		1510.Ap. A n	1510.Ap. B n		TITLE 74	280.10 am			280.Ap.B n		TITLE 77	200.101 r	200.150 r	200.201 r	200.203 r	200.204 r	200.205 r	200.207 r	200.208 r	200.210 r	200.301 r	200.302 r	200.401 r	200.402 r	200.403 r	200.404 r	200.406 r	200.501 r	200.502 r	200.503 r	200.601	200.602 r	200.603 r	200.605	700,007
	(P-2913)	(P-2913)	(P-2913) (P-1388) (E-1616)	(P-1388) (E-1616)	(P-1388) (E-1616)	(F-1388) (E-1616) (P-1388) (E-1616)	(P-1388) (E-1616)	(P-1388)	(F-1300) (P-5426) (E-5771)	(P-5426) (E-5771)	(E-5//1) (P-5426)	(P-5426)	(E-5771)	(E-5//I)	(E-5771) (P-5426)	(P-5426)	(P-5426)	(F-5426)	(E-5771)	(P-5426)	(P-5426)	(P-5426)	(E-5 /81) (F-5424) (P-18100/88; A-3826)	(P-18100/88; A-3826)		(P-1283; A-6973)	(P-14813/88; O-3442; R-5210;	(P-14813/88; O-3442; R-5210;	A-5098)	(P-14813/88; O-3442; R-5210;	A-5098) (P-14813/88; O-3442; R-5210;	A-5098)	(P-14813/88; O-3442; R-5210;	A-5098)	(F-14815/86; U-3442; K-521U; A-5098)	(P-14813/88; O-3442; R-5210;	A-5098)	(P-14813/88; O-3442; R-5210;	A-5098) (P-14813/88; O-3442; R-5210;	A-5098)	Contract of Contra
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a	n (P-21893/88; A-6562)	(P-21893/88;	(P-21893/88;	n (P-21893/88; A-6562)	(P 21803/89.	(P-21893/88:	(P-21893/88;	(P-21893/88;	n (P-21893/88; A-6562)	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	m (F-21893/88; A-6362)	(P-21693/66;	(P-21893/88:	(P-21893/88;	(P-21893/88;	(P-21893/88;	n (P-21893/88; A-6562)	(P-21893/88;	(P-21893/88;	n (P-21893/88; A-6562)	(P-21893/88;	n (P-21893/88; A-6562)	(P-21893/88;	n (P-21893/88; A-6562)	(P-21893/88;	(P-21893/88;	n (P-21893/88: A-6562)	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	m (F-21893/88; A-6362)	(P-21893/88.	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	(P-21893/88;	mm (P-21893/88; A-6562)	(P-21893/88;
TITLE 77 (CONT'D)	330.1710 am		330.1740 am	330.1750 am	230 1770 922			330.1930 am	330.1940 am	330.1950 am	330.1960 am			330.1990 am			330.2220 am		330.2410 am		330.2620 am		330.2640 am	330.2830 am	_	330.2860 am		330.2880 am		330.3010 ar	330.3030 am		_	-	330.3070 am		330.30%0 am				330.3140 am			330.3170 ar	
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	(P-21333/88; A-4684)			(P-21333/88; A-4684)									(F-21333/68; A-4084)					(P-21333/88; A-4684)	(P-21333/88; A-4684)		(F-21333/88; A-4684)			(F-21333/88; A-4684)		(F-21333/88; A-4684)		(P-21333/88; A-4684)			(F-21333/86; A-4684) (P-71333/88; A-4684)					(F-21333/88; A-4084)	(F-21333/86; A-4084)		33/88;					(F-21893/88; A-6362)	(P-21893/88; A-6562)
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THRU JUNE 16, 1989		(P-21621/88; A-6040)	(F-21621/88; A-5040)				(P-21621/88; A-6040)	(P-21621/88; A-6040)				(F-21621/88; A-6040)				(P-21621/88; A-6040)		(P-21621/88; A-6040)				(P-21621/88; A-6040)			(P-21621/88; A-6040)	(F-21621/88; A-6040) (P-21621/88; A-6040)				(P-21621/88; A-6040)		(P-8293)	(F-8293) (P-8293)	(P-21621/88; A-6040)	(P-21621/88; A-6040)			(F-21621/88; A-6040)								(P-21621/88; A-6040)			
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SECTIONS AFFECTED INDEX	3		350.190					350.250	350.260			350.274						350.286			350:310				350.510					350.670		350.680	350.080	350.690				350.830	350 1020	350,1030	350.1040	350.1050	350.1060	350.1070	350.1210	350.1220	350.1223	350.1240	350.1250
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(T.D)	em (P-21064/88: A-6301)	(P-21064/88;	am (P-21064/88; A-6301)		(P-21064/88;	(P-21064/88;	(P-21064/88;	(P-21064/88;	m (P-21064/88; A-5301)			(P-21064/88;	(P-21064/88;	m (P-21064/88; A-6301)		(P-21064/88;		(P-21064/88;	m (P-21064/88; A-6301)		(P-21064/88;		em (P-21064/88; A-6301)		(P-21064/88;	m (P-21064/88; A-6301)		(P-21064/88;	am (P-21064/88; A-6301)	(P-21064/88;	(P-21064/88;	um (P-21064/88; A-6301)	(P-21064/88;		(P-21064/88;	am (P-21064/88; A-6301)	(P-21064/88:	(P-21064/88;	(P-21064/88;	um (P-21064/88; A-6301)	am (P-21064/88; A-6301)	(P-21064/88;	(P-21064/88;	am (P-21064/88; A-6301)	(P-21064/88;	am (P-21064/88; A-6301)
TITLE 77 (CONT'D)	390.1870			-					390.2030			390.2410		390.2430					390.2650			-	390.2700			390.2740		_	390.2940			390.2980		-		390.3030				390.3240			10	390.3290		390.3320
	(P-21064/88: A-6301)	(P-21064/88; A-6301)				(P-21064/88; A-6301)	(P-21064/88; A-6301)		(F-21004/88; A-0301)			(P-8315)	(P-8315)	(P-8315)	(P-21064/88: A-6301)			(P-21064/88; A-6301)	(P-21064/88; A-6301)				(P-21064/88; A-6301)			(P-21064/88; A-6301)			(P-21064/88; A-6301)			(P-21064/88; A-6301)				(P-21064/88; A-6301)				(P-21064/88; A-6301)				(P-21064/88; A-6301)	(P-21064/88; A-6301)	(P-21064/88: A-6301)
ONT.D	am (P.	arm (P.	am (P.	em (P							n (P.	r (P.		<u>.</u> 6			em (P	_	-			am (P.				E (_				E 8	_	am (P.	_	E 6		_	_	_		_	_	e e		am (P.
TITLE 77 (CONF.D)	390.320	390.330	390.340	390.500	390.610	390.620	390.030	390.040	300.650	390,670	390.675	390.680	390.680	390.683	390.700	390.810	390.820	390.830	390.1010	390.1030	390.1035	390.1040	390.1050	390.1070	390.1080	390.1090	390.1110	390.1120	390.1320	390.1330	390.1410	390.1420	390.1440	390.1450	390.1610	390.1620	390.1640	390.1650	390.1660	390.1670	390.1690	390.1810	390.1820	390.1830	390.1850	390.1860
ONTED	n (P-987: W-8123)				(P-987;	(P-987;	(P-987;	(P-987;	n (F-987; W-8123)		(P-987;	(P-987;	(P-987;	n (P-98/; W-8123)	(P-987	(P-987;	20	(P-987;	n (F-987; W-8123) n (P-987; W-8123)	(P-987	(P-98		am (F-21064/88; A-5301)			am (F-21064/86; A-6301) am (P-21064/88; A-6301)	(P-21064/88;	am (P-21064/88; A-6301)	am (P-21064/88; A-6301)	(P-21064/88;	am (P-21064/88; A-6301)		(P-21064/88;	(P-21064/88;	am (P-21064/88; A-6301)		(P-21064/88;	(P-21064/88;	(P-21064/88;	am (P-21064/88; A-5301)	(P-21064/88;	(P-21064/88;	(P-21064/88;	am (P-21064/88; A-6301)	(P-21064/88;	am (P-21064/88; A-6301)
TITLE 77 (CONT.D)	380.670	380.680	380.690	380.700	380.710	380.720	380.730	380./40	380.730	380.770	380.780	380.790	380.800	380.810	380.820	380.840	380.850	380.860	380.870	380.890	380.900	380.910	390.110	390.130	390.140	390.150	390.170	390.175	390.190	390.200	390.210	390.220	390.240	390.250	390.260	390.270	390.274	390.276	390.277	390.278	390.280	390.284	390.286	390.288	390.300	390,310
TITLE 77 (CONT'D)	(P-987: W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)			(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)		(P-987; W-8123)		(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)			(P-987; W-8123)		(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)		(P-987; W-8123)		(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123) (P-987; W-8123)		(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123) (P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987; W-8123)	(P-987: W-8123)
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		6,	(P-5505)	(P-5505)								(0-9940)		(F-8840)	(1-06-to)	(1645-1)	(F-2491)	(1640-1)	(F-74)	(F-5491)	(P-5491)	(P-5491)	(P-5491)	(P-5491)	(P-5491)	(P-5491)	(F-/194)	0 7104)	017-0	(P-7194)	(P-7194)	(P-719	(P-7194)	(P-6913)			(F-0913)							(P-6913)	(P-7265/88;	(F-1203/88;	(F-121466;	T-727	(P-7265/88;	(P-727	(P-726	(P-7272/88;	(P-7272/88;	
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ISTER IED IN	IED IN	TITLE 77 (CONT'D)	635.Ap. A	635.Ap.	661 10	661.15	661.20	661.30	661.35	661.40	061.30	065.140	000.130	665 An	604 10	604 20	604.40	07-10	094.110	694.120	694.200	694.210	694.220	694.Ap. A	694.Ap. B	694.Ap. C	606.30	606.20	608 40	608.50	09.869	698.70	698.Ap.	710.20	710.30	710.40	710.30	710 110	710.120	710.130	710.140	710.210	710.220	710.230	5.55	705.10	755 15	725 20	725.30	725.30	725.40	725.40	725.42	
SECTIONS AFFECTED INDEX	SECTIONS AFFEC																		91											A-3086)	A-3086)	A-3086)	A-3086)	A-3086)	A-3086)	A-3086)	A-3066)	A-3086)	(1)															SAI - 25
74	\$		9	G é		6	6	6	6	6	a	36								S :	2		2	•	3	2	6	200					1/88; A-3	1/88; A-3	1/88; A-3	1/88; A-3	1/86; A-3	1/88. A.3					0			-						00		
# HILS	# TOSS	G	(P-4126)	(P-4126)	(P4500)	(P-4500	(P-4500)	(P-4500)	(P-4500)	(P-4500)	(F-450	(0054-7)	(DOC+1)	(0.4500)	(0.4500)	0037	0 4500)	(DOC+-1)	200	(F-4500)	(14500)	(F-4616)	(P-4616)	(P-4616)	(P-4616)	(P-4616)	(84616)	(P-4616)	(0.4616)	(P-4544/88	(P-4544/88;	(P-4544/88;	(P-4544/88;	(P-4544/88;	(P-4544/88;	(P-4544/88;	(F-4344/88;	(P-4544/88	(P-5505)	(P-5505)	(P-5505)	(P-5505)	(P-5505)	(P-5505)	(P-5505)	(P-5505)	(0000)	(P-5505)	(P-5505)	(P-5505)	(P-5505	(P-5505)	(P-5505	
HRIII		CONT	u	c	= =	=	¤	¤	E	=	=	= 1	= 1	= 6	= 6	= 6	= 1	= 1	=	=		H	E		am	E	E			= =	=	=		=	=	=	= 1		me	E E	=	ma ma	ma .	am	5	E !				_	ma ma	-	=	-
VOL. 13 THRITISSITE #24	12,	TITLE 77 (CONT'D)	535.860	535.870	535 910	535.920	535.930	535.931	535.932	535.933	535.934	255.933	233.930	535.940	535 047	535 043	525.050	233,930	155.55	255.952	232.933	240.10	540.30	340.40	540.50	540.70	240.80	540.90	540 190	542.10	542.20	542.30	542.40	542.50	542.60	242.70	242.80	\$42.100	635.20	635.30	635.35	635.40	635.50	635.60	635.70	635.80	635.90	011.500	635.140	635.150	635.160	635.170	635.190	
THRU JUNE 16, 1989	100 100 100 100		1	(P-19327/88; A-4285)	(P-19327/88: A-4285)		(P-19327/88; A-4285)		(P-19321/88; A-4285)												• ,	,																				(P-4500)												
			(P-2249)	(P-19327/88	19327/88	(P-2249)	19327/88	(P-2249)	19327/88	(F-2249)	(P-2074)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2074)	(P.2074)	(0.2074)	(P 2074)	(D 2074)	(F-2974)	(P-25/4)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(P-2974)	(F-29/4)	(F-29/4)	(P-2074)	(P-2974)	(P-2974)	(P-2974)	(P-4500)		(P-4126)	(F-4126)	(P-4126)	(P-4126)	(P-4126)	(P-4126)	(P-4126)	(P-4126)	(P-4126)	(P-4126) (P-4126)	4126)	
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INDEX	1	TITLE 77 (CONT'D)	450.1300	450.1300	450.1310	450.1320	450.1320	450.1330	450.1330	450.Ap. A	400.10	490.20	490.30	490.40	490.210	490.220	490.230	490.310	190 320	490 330	490 410	490 420	100 430	400 440	490.440	400 520	490.610	490.620	190.710	490.720	490.730	490.740	490.750	490.760	190.770	490.700	490 820	490.830	190.840	490.910	535.10	535.20	535.150	235.200	535.400	535.410	535.420	535.430	535.800	535.810	535.820	535.830	535.850	
EGIST		TITLE	450	450	450	450	420	450	25	25	40.5	400	490	490	490	490	490	490	40	400	400	40.0	4 6	4 4	4 6	40.4	49	49	490	9	490	490	490	\$ 5	\$ 5	\$ 5	400	490	490	490	535	535	535	250	838	535	535	533	535	535	535	535	232	24
E F			_	_										_																												1-5											_	SAI - 24
SECTIONS AFFECTED INDEX			; A-6301)	; A-6301)	(1000.1)																· A 4285)	(000.00)	· A 4285)	1000000																														
			21064/88; A-6301)	21064/88; A-6301) 21064/88: A-6301)	2249)	2249)	2249)	22.49)	2346)	7249)	7249)	2249)	2249)	2249)	2249)	2249)	2249)	2249)	22249)	2249)	19327/88: A 4285)	7249)	19327/88: A-4285)	7240)	7249)	2249)	22249)	2249)	2249)	2249)	2249)	2249)	2249)	2249)	7249)	2249)	2249)	2249)	2249)	2249)	2249)	2249)	22249)	2240)	2249)	2249)	2249)	2249)	2249)	2249)	2249)	2249)	2249)	
		NT.D		em (P-21064/88; A-6301)		sm (P-2249)		=	n (P-2249)	n (F-2249)	-				am (P-2249)	sm (P-2249)											r (P-2249)	r (P-2249)	r (P-2249)	r (P-2249)	am (P-2249)		-	am (P-2249)	(F-2249)	(P-2249)	r (P-2249)	r (P-2249)	r (P-2249)	r (P-2249)	r (P-2249)	r (P-2249)		am (F-2249)			_	_	am (P-2249)			am (P-2249) am (P-2249)	am (P-2249)	
NOL. 13. THRU ISSUE #24 SECTIONS AF		HILE 77 (CONT'D)	ma m			am ms	SETT.	E		= 5		5	ma	6		ma		TE S	mg	Ę	-			. 8	E	i .			-		æ	HH H	æ					-	L	-	-	-	_			6	E	5	E	E	E		_	

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, THRU ISSUE #24	SECTIONS AFFECTED INDEX	THRU JUNE 16, 1989	VOL. 1

790.540	TUTLE 77 (CONT'D) 725.43 n (P-7272/88;	790.500 am (ENO.	(P-12991/88; P-16425/88; A-856)	TITLE 77 (CONT'D) 790.2140 am (E E	D) (P-12991,
T. (P.772888 A-2202) T. (P.77288 A-2202) T. (P.772888 A-2202) T. (P.77288 A-2202	725.44	n (P-7272/88; A-2502)			(P-3015) (E-3108)	790.2180	arm	(P-16425,
r POSCOSO mm (P-164015/6-3106) POSCOSO mm (P-164015/6-3106) POSCOSO mm (P-164015/6-3106) POSCOSO mm POSCOSO mm (P-164018/6-3146) POSCOSO mm POSCOSO POSCOSO POSCOSO mm POSCOSO POSCOSO Mm POSCOSO POSCOSO Mm POSCOSO POSCOSO Mm	725.45	(P-7265/88; A-2517)	790.540	arn	(P-12991/88; P-16425/88; A-856)	. 790.2260	BTH.	(P-16425)
n POTATIONS, A.2500, D.100, 200 on the potation of the	725.50				(P-3015) (E-3108)	790,2340	am	(P-16425)
n (P722088 A.2502) 700.0500 m (P72208 A.2556) 700.2500 m (P72208 A.2566) 700.2500 m (P72208 A.2566) 700.2500 m (P72208 A.2566) 700.2501 m (P722018 A.2566) 700.2501	725.50	n (P-7272/88; A-2502)	790.580	am	(P-16425/88; A-856)	790.2380	am	(P-16425,
P. C. PAZORS A. ASTATION PROCASO mm (P-1209188, ASSA) PROCASO procaso 1. (P. PAZORS A. ASTATION) PROCASO mm (P-1209188, ASSA) PROCASO procaso 1. (P. PAZORS A. ASTATION) PROCASO mm (P-1209188, ASSA) PROCASO procaso 1. (P. PAZORS A. ASTATION) PROCASO mm (P-1209188, ASSA) PROCASO procaso 1. (P. PAZORS A. ASTATION) PROCASO mm (P-1401288, ASSA) PROCASO PROCASO 1. (P. PAZORS A. ASTATION) PROCASO PROCASO PROCASO PROCASO PROCASO 1. (P. PAZORS A. ASTATION) PROCASO PROCASO PROCASO PROCASO PROCASO 1. (P. PAZORS A. ASTATION) PROCASO PROCASO PROCASO PROCASO PROCASO 1. (P. CASORS) PROCASO PROCASO PROCASO PROCASO PROCASO PROCASO 1. (P. CASORS) PROCASO PROCASO PROCASO PROCASO PROCASO PROCASO 1. (P. CASORS) PROCASO PROCASO PROCASO PROCASO PROCASO 1.	725.51	n (P-7272/88; A-2502)	790.600	am	(P-16425/88; A-856)	790.2500	am m	(P-12
HOTZORSR A-13200 790,5200 III. (P.12299)188, A-4356) 790,2360 III. (P.12299)188, A-4356) 790,2361 III. (P.12299)188, A-4356) 790,2369 III	725.60		790.620	am	(P-3015) (E-3108)			(P-30
I. (P.726/88) A.535(1) 790.7990 III (P.126/28/88, A.535(1)) 790.7990 III (P.126/28/88, A.535(1)) 790.2090 IIII (P.126/28/88, A.535(1)) 790.2050 IIII (P.126/28/88, A.535(1)) 790.2050 IIII (P.126/28/88, A.535(1)) 790.2050 IIII (P.126/28/88, A.535(1)) 790.2050 IIII (P.126/28/88, A.545(1)) 790.2050 IIII (P.126/28/88, A.545(1)) 790.2050 IIII (P.126/28/88, A.545(1)) 790.2051 IIII (P.126/28/88, A.545(1)) 790.2050 IIII (P.126/28/	725.60	n (P-7272/88; A-2502)	790.630	arm	(P-12991/88; A-856)	790.2540	am	(P-16
P. C. T. C. S.	725.65	(P-7265/88; A-2517)	790.799	u	(P-12991/88; A-856)	790.2580	E	(P-16425)
Progression	125.70	(P-7265/88; A-2517)	790.799	arn	(P-16425/88; A-856)	790.2603	п	(P-30
n (P-727288 A-5202) (P-30170 (B-3108)) (P-3017) (B-3108) (P-3027) (B-3027) (B-3108) (P-3027) (B-3027) (B-3027) (B-3027) (P-3027) (B-3027) (B-3027) (B-3027) (P-3027) (B-3027) (B-3027) (B-3027) (P-3027) (B-3027) (B-3027) (B-3027) (B-3027) (B-3027) (B-3027) (P-3027) (B-3027) (B	125.70	n (P-7272/88; A-2502)	790.860	E E	(P-16425/88; A-856)	790.2605	arm	(P-12
T. CATASORR, A.2317) 799,900 am (P-12478/8, A-856) 790,2517 am (P-14113/88; A-1819) 790,2510 am (P-14113/88; A-1819) 790,2500 am (P-14113/88; A-1819) 790,2500 am (P-14113/88; A-1819) 790,2500 am (P-14113/88; A-1819) 790,1120 T. CAL27/88; A-856) 790,2500 am (P-14113/88; A-856)	1725.71	n (P-7272/88; A-2502)			(P-3015) (E-3108)			(P-30
n (P.1413788; A-1819) P90.905 (P.1612788; A-856) P90.2663 mm n (P.1413788; A-1819) P90.910 mm (P.1291788; A-856) P90.2663 mm n (P.6888) P90.910 mm (P.1291788; A-856) P90.2663 mm n (P.6888) P90.910 mm (P.1291788; A-856) P90.2663 mm n (P.6888) P90.110 T (P.1291788; A-856) P90.2663 mm n (P.6888) P90.1100 T (P.1291788; A-856) P90.2500 mm n (P.6888) P90.1112 mm (P.1291788; A-856) P90.2500 mm n (P.6888) P90.1127 mm (P.210788; A-856) P90.2500 mm n (P.6888) P90.1124 mm (P.210788; A-856) P90.2500 mm n (P.6888) P90.1134 mm (P.210788; A-856) P90.2301 P9	725.80	(P-7265/88; A-2517)	790.900	am	(P-16425/88; A-856)	790.2613	am	(P-16425)
am (P.129118/R8, A-1819) 709.0010 am (P.12951/R8, A-856) 700.2618 am n (P.6888) 709.040 am (P.12991/R8, A-856) 700.2613 am n (P.6888) 700.040 am (P.1207/R8, A-856) 700.2663 am r (P.6888) 700.1100 r (P.1207/R8, A-856) 700.2600 n n (P.6888) 700.1100 r (P.1612/R8, A-856) 700.2000 n n (P.6888) 700.1125 n (P.7615/R8, A-856) 700.2000 n n (P.6888) 700.1127 m (P.7615/R8, A-856) 700.2000 n n (P.6888) 700.1220 m (P.7615/R8, A	725.80	n (P-7272/88; A-2502) ·			(P-3015) (E-3108)	790.2617	am	(P-16
am PG-8881 790-910 am PC-1299/18R-A-856) 790-2568 am am PG-8883 790-910 am PC-1299/18R-A-856) 790-2568 am am PG-8883 790-1000 am PC-1299/18R-A-856) 790-2570 am am PG-8883 790-1100 r PC-1299/18R-A-856) 790-2500 am n PG-8883 790-1125 m PC-1257/8R-A-856) 790-2500 am n PG-8883 790-1125 m PC-1257/8R-A-856) 790-2500 am n PG-8883 790-1125 m PC-1257/8R-A-856) 790-2500 am n PG-8883 790-1129 m PC-1257/8R-A-856) PO-2020 am n PG-8883 790-1129 m PC-1257/8R-A-856) PO-2020 am n PG-8883 790-1129 m PC-1257/8R-A-856) PO-2020 am n PG-8883 790-1120 m PC-1201/8R-A-856) PO-		_	790.905	am	(P-16425/88; A-856)			(E-3108)
n P.6888 790.940 am P.10.186.8 P.00.2663 am nm P.6888 790.180 am P.20.1878 A.8560 P.00.2663 am nm P.6888 790.1100 r P.10.25788 A.8560 P.00.2500 n n P.6888 790.1102 n P.20.2588 A.8560 P.00.2500 n n P.6888 790.1125 n P.20.2588 A.8560 P.00.2500 n n P.6888 790.1125 n P.20.2588 A.8560 P.00.2500 n n P.6888 790.1129 n P.10.42588 A.8560 P.00.2900 n n P.6888 790.1129 n P.10.42588 A.8560 P.00.2900 n n P.6888 790.1129 n P.20.2588 A.8560 P.00.2900 n n P.6888 790.1129 n P.20.2588 A.8560 P.00.2900 n <th< td=""><td></td><td>_</td><td>790.910</td><td>am</td><td>(P-12991/88; A-856)</td><td>790.2618</td><td>arm</td><td>(P-12991)</td></th<>		_	790.910	am	(P-12991/88; A-856)	790.2618	arm	(P-12991)
mm (P. 64888) 790.954 mm P. 140.13/R8. A.856) 790.2668 mm r (P. 6888) 700.1060 mm (P. 140.15/R8. A.856) 700.2070 mm r (P. 6888) 700.1105 r (P. 140.25/R8. A.856) 700.2000 mm n (P. 6888) 700.1125 m (P. 140.25/R8. A.856) 700.2000 mm n (P. 6888) 700.1127 m (P. 140.25/R8. A.856) 700.2000 mm n (P. 6888) 700.1129 m (P. 140.25/R8. A.856) 700.2000 mm n (P. 6888) 700.1129 m (P. 64.25/R8. A.856) 700.2000 mm n (P. 6888) 700.1129 m (P. 64.25/R8. A.856) 700.2000 mm n (P. 6888) 700.1130 m (P. 64.25/R8. A.856) 700.2020 mm n (P. 6888) 700.120 m (P. 64.25/R8. A.856) 700.2020 mm n (P. 6888) 700.120 m <td></td> <td>_</td> <td>790.940</td> <td>am</td> <td>(P-12991/88; A-856)</td> <td></td> <td></td> <td>(P-3015)</td>		_	790.940	am	(P-12991/88; A-856)			(P-3015)
am POD 580 am POD 2005 am POD 2006		_	790.974	am	(P-16425/88; A-856)	790.2663	am	(P-3015)
r (P-6888) 790-1060 am (P-1042588, A-856) 790-2072 am n (P-6888) 790-1100 r (P-1042588, A-856) 790-2800 n n (P-6888) 790-1112 m (P-1042588, A-856) 790-2800 n n (P-6888) 790-1127 m (P-1042588, A-856) 790-2800 n n (P-6888) 790-1127 m (P-1042588, A-856) 790-2800 n n (P-6888) 790-1120 m (P-1042588, A-856) 790-2900 n n (P-6888) 790-1131 m (P-1042588, A-856) 790-2904 n n (P-6888) 790-130 m (P-642588, A-856) 790-2904 n n (P-6888) 790-130 m (P-642588, A-856) 790-2904 n n (P-6888) 790-130 m (P-642588, A-856) 790-2904 n n (P-6888) 790-1460 m (P-642588, A-856) 79		_	790.980	am	(P-3015) (E-3108)	790.2668	ma	(P-3015)
un (P-6888) 790,1100 r (P-6482688 A-856) 790,2300 n n (P-6888) 790,1125 m (P-3105) (E-3108) 790,2300 n n (P-6888) 790,1127 n (P-6425)88, A-856 790,2900 n n (P-6888) 790,1127 n (P-6425)88, A-856 790,2900 n n (P-6888) 790,1129 n (P-6425)88, A-856 790,2900 n n (P-6888) 790,1131 n (P-6425)88, A-856 790,2928 n n (P-6888) 790,1131 n (P-6425)88, A-856 790,2928 n n (P-6888) 790,1131 n (P-6425)88, A-856 P-3015 n P-3015 n (P-6888) 790,1300 m P-16425/88, A-856 P-3015 n		_	790.1060	ma	(P-12991/88; A-856)	790.2672	am	(P-3015)
Processes Proc		_	790.1100	н	(P-16425/88; A-856)	790.2700	E	(P-3015)
(P.6888) (P.6888) (P.6888) P.90.1125 am (P.3015) (E.3108) P.90.2800 n. (P.6888) (P.6888) P.90.1127 m. (P.16425/88; A.856) P.90.2800 n. (P.6888) P.90.1127 m. (P.16425/88; A.856) P.90.2904 am (P.6888) P.90.1129 m. (P.16425/88; A.856) P.90.2904 am (P.6888) P.90.1131 m. (P.16425/88; A.856) P.90.2904 am (P.6888) P.90.1300 m. (P.16425/88; A.856) P.90.2902 n. (P.6888) P.90.1300 m. (P.16425/88; A.856) P.90.2902 n. (P.6888) P.90.1300 m. (P.16425/88; A.856) P.90.2902 n. (P.6888) P.90.1300 m. (P.16425/88; A.856) P.90.3002 n. (P.6888) P.90.1300 m. (P.16425/88; A.856) P.90.3023 n. (P.6888) P.90.1300 m. (P.16425/88; A.856) P.90.3029 n. (P.6888) P.90.1300 m. (P.16425/88; A.856) P.90.3029 n. (P.6888) P.90.1300 <td></td> <td>_</td> <td>790:1125</td> <td>п</td> <td>(P-16425/88; A-856)</td> <td>790.2780</td> <td>am</td> <td>(P-16425)</td>		_	790:1125	п	(P-16425/88; A-856)	790.2780	am	(P-16425)
(P.6888) (P.6888) (P.01127) m. (P.3015) (E.3108) 790.2800 m. (P.6888) (P.6888) (P.01127) m. (P.16425/88; A.856) 790.2800 mm (P.6888) (P.01127) m. (P.16425/88; A.856) P.90.2904 mm (P.6888) (P.6888) P.90.1131 m. (P.16425/88; A.856) P.90.2904 mm (P.6888) (P.01200) m. (P.2015) (E.3108) P.90.2923 m. (P.6888) (P.01200) m. (P.2015) (E.3108) P.90.2923 m. (P.6888) (P.01200) m. (P.2015) (E.3108) P.90.2924 m. (P.6888) P.90.1300 m. (P.16425/88; A.856) (P.3015) P.90.2924 m. (P.6888) P.90.1440 m. (P.16425/88; A.856) P.90.3027 m. (P.6888) P.90.1440 m. (P.1526/88; A.856) P.90.3023 m. (P.6888) P.90.1450 m. (P.16425/88; A.856) P.90.3023 m. (P.6888) P.90.1500 m. (P.16425/88; A.856) P.90.3023 m. (P.6888) P.90.1500 <td>750.1810</td> <td>(P-6888)</td> <td>790.1125</td> <td>am</td> <td>(P-3015) (E-3108)</td> <td></td> <td></td> <td>(E-3108)</td>	750.1810	(P-6888)	790.1125	am	(P-3015) (E-3108)			(E-3108)
(P-6888) (P-6888) (P-6888) P-90.1127 (P-6425)/88; A-856) P-90.2860 am (P-6888) (P-6888) (P-6888) P-90.1129 (P-6425)/88; A-856) P-90.2904 am (P-6888) (P-6888) (P-6488) P-90.1131 m (P-10425)/88; A-856) P-90.2928 r (P-6888) (P-6888) (P-6888) P-90.1300 m (P-6488) P-90.2928 r (P-6888) (P-6888) (P-6888) P-90.1300 m (P-6488) P-90.2929 m (P-6888) (P-6888) P-90.1300 m (P-6425)/88; A-856) P-90.3922 m (P-6888) (P-6425)/88; A-856) P-90.3029 m P-6425/88; A-856) P-90.3020 m (P-6888) (P-6488) P-90.1300 m P-16425/88; A-856) P-90.3029 m (P-6888) (P-6888) P-90.1300 m P-16425/88; A-856) P-90.3029 m (P-6888) (P-6888) P-90.1300 m P-16425/88; A-856) P-90.3029	750.1815	(P-6888)	790.1127	am	(P-3015) (E-3108)	790.2800	u	(P-3015)
Processes Proc	750.1820	(P-6888)	790.1127	=	(P-16425/88; A-856)	790.2860	am	(P-16425)
Processes Processes <t< td=""><td>750.1830</td><td>(P-6888)</td><td>790.1129</td><td>u</td><td>(P-16425/88; A-856)</td><td>790.2900</td><td>am.</td><td>(P-16425)</td></t<>	750.1830	(P-6888)	790.1129	u	(P-16425/88; A-856)	790.2900	am.	(P-16425)
Price Pric	750.1835	(P-6888)	790.1129	am	(P-3015) (E-3108)			(E-3108)
ri (P-6888) 790.1311 am (P-3015) (E-3108) 790.2928 r n (P-6888) 790.1200 am (P-3015) (E-3108) 790.2928 r n (P-6888) 790.1200 am (P-16425/88, A-856) 790.2923 am n (P-6888) 790.1440 m (P-16425/88, A-856) 790.3920 am n (P-6888) 790.1440 m (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1440 m P-16425/88, A-856) 790.3023 am n (P-6888) 790.1440 m P-16425/88, A-856) 790.3023 am n (P-6888) 790.1570 m P-16425/88, A-856) 790.3023 am n (P-6888) 790.1577 am (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1377 am P-16425/88, A-856) 790.3023 am n (P-6888) 790.1360 am P-16425/88, A-85	750.1836	1 (P-6888)	790:1131	п	(P-16425/88; A-856)	790.2904	am	(P-16425)
n (P-6888) 790.1200 am (P-3015) (E-3108) 790.2228 r n (P-6888) 790.1300 am (P-16425/88; A-856) P-3015) 790.2223 an n (P-6888) 790.1345 am (P-16425/88; A-856) 790.2342 am n (P-6888) 790.1340 n (P-16425/88; A-856) 790.2342 am n (P-6888) 790.1350 m (P-16425/88; A-856) 790.3323 am n (P-6888) 790.1370 m (P-16425/88; A-856) 790.3027 am n (P-6888) 790.1370 m (P-16425/88; A-856) 790.3027 am n (P-6888) 790.1377 am (P-16425/88; A-856) 790.3023 am n (P-6888) 790.1360 am (P-16425/88; A-856) 790.3053 am n (P-6888) 790.1360 am (P-16425/88; A-856) 790.3153 am n (P-6888) 790.1360 am </td <td>750.1837</td> <td>i (P-6888)</td> <td>790,1131</td> <td>arm</td> <td>(P-3015) (E-3108)</td> <td>2012 - 2017</td> <td></td> <td>(E-3108)</td>	750.1837	i (P-6888)	790,1131	arm	(P-3015) (E-3108)	2012 - 2017		(E-3108)
n (P-6888) 790.1300 nm (P-1642/88; A-856) (P-3015) 790.2323 nm n (P-6888) 790.1345 am (P-1642/88; A-856) P-30.292 nm 790.2920	750.1838	1 (P-6888)	790.1200	arn	(P-3015) (E-3108)	790.2928	ы	P-16
P. C.	750.1840	1 (P-6888)	790.1300	arn	(P-16425/88; A-856) (P-3015)	790.2928	=	P-12
n (P-6888) 790.1345 am (P-16425/88, A-856) 790.2340 am n (P-6888) 790.1440 n (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1440 n (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1560 n (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1570 am (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1570 am (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1570 am (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1560 am (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1060 am (P-16425/88, A-856) P-30.305 am n (P-6888) 790.1060 am (P-16425/88, A-856) P-30.305 am n (P-6888) 790.1060 am (P-16	750.1850	(P-6888)			(E-3108)	790.2932	am	P-16
n (P-6888) 790.1440 n (P-16425/88; A-856) 790.3020 am n (P-6888) 790.1460 rm (P-6488) 790.3024 am n (P-6888) 790.1460 rm (P-6425/88; A-856) 790.3023 am n (P-6888) 790.1570 rm (P-6425/88; A-856) 790.3028 am n (P-6888) 790.1570 rm (P-6425/88; A-856) 790.3028 am n (P-6888) 790.1570 rm (P-6488) 790.305 am n (P-6888) 790.1560 rm (P-16425/88; A-856) 790.310 am n (P-6888) 790.1562 rm (P-12991/88; A-856) 790.310 rm n (P-6888) 790.1365 rm (P-12991/88; A-856) 790.330 rm n (P-6888) 790.1365 rm (P-1291/88; A-856) 790.330 rm n (P-6888) 790.1365 rm (P-1291/88; A-856) <t< td=""><td>750.1860</td><td>n (P-6888)</td><td>790.1345</td><td>arm</td><td>(P-16425/88; A-856)</td><td>790.2940</td><td>am</td><td>(P-30</td></t<>	750.1860	n (P-6888)	790.1345	arm	(P-16425/88; A-856)	790.2940	am	(P-30
n (P-6888) 790.1460 rm (P-16425/88, A-856) 790.3023 am n (P-6888) 790.1560 n (P-16425/88, A-856) 790.3028 am n (P-6888) 790.1570 n (P-16425/88, A-856) 790.3028 am n (P-6888) 790.1577 am (P-16425/88, A-856) 790.3050 am n (P-6888) 790.1577 am (P-1299/88, A-856) 790.3050 am n (P-6888) 790.1660 am (P-1299/88, A-856) 790.330 am n (P-6888) 790.1660 am (P-1299/88, A-856) 790.330 am n (P-6888) 790.1660 am (P-1299/88, A-856) 790.330 am n (P-6888) 790.1660 am (P-1291/88, A-856) 790.331 am n (P-6888) 790.1660 am (P-1291/88, A-856) 790.342 am n (P-6888) 790.1706 am (P-1425/88	750.1861	1 (P-6888)	790.1440	п	(P-16425/88; A-856)	790.3020	am	(P-16
n (P-6888) 790.1560 n (P-10291/88; P-16425/88; A-856) 790.3027 am 790.3024 am 790.3420 am 790.3420 am 790.3420 am 790.3420 am 790.3420 am <t< td=""><td>750.1862 1</td><td>1 (P-6888)</td><td>790.1460</td><td>am</td><td>(P-16425/88; A-856)</td><td>790.3023</td><td>am</td><td>(P-30</td></t<>	750.1862 1	1 (P-6888)	790.1460	am	(P-16425/88; A-856)	790.3023	am	(P-30
n (P-6888) 790.1370 n (P-1642/88, A-856) 790.3028 am n (P-6888) 790.1377 am (P-1642/88, A-856) (P-3015) am 790.3028 am n (P-6888) 790.1377 am (P-1642/88, A-856) P-3015 prop.300 am n (P-6888) 790.1660 am (P-1299/88, A-856) 790.305 am n (P-6888) 790.1660 am (P-1299/88, A-856) P-3015 am P-30335 am n (P-6888) 790.1667 am (P-1291/88, A-856) (P-3015) am P-30335 am n (P-6888) 790.1067 am (P-301/88, A-856) P-3015 P-3016 am P-30335 am n (P-6888) 790.1706 am (P-301/88, A-856) P-3015 P-3016 am P-30335 am n (P-6888) 790.1706 am (P-16425/88, A-856) P-3015 P-3016 P-3015 <th< td=""><td>750.1865</td><td>1 (P-6888)</td><td>790.1560</td><td>п</td><td>(P-12991/88; P-16425/88; A-856)</td><td>790.3027</td><td>am</td><td>(P-16</td></th<>	750.1865	1 (P-6888)	790.1560	п	(P-12991/88; P-16425/88; A-856)	790.3027	am	(P-16
n (P-6888) 790.1570 am (P-3018) 790.3054 am n (P-6888) 790.1577 am (P-12991/88; A-856) (P-3015) 790.300 am n (P-6888) 790.1620 am (P-12991/88; A-856) 790.3100 am n (P-6888) 790.1620 am (P-12991/88; A-856) 790.3105 am n (P-6888) 790.1660 am (P-12991/88; A-856) 790.315 am n (P-6888) 790.1667 am (P-12991/88; A-856) 790.315 am n (P-6888) 790.1305 am (P-1301/88; A-856) 790.3335 am n (P-6888) 790.1308 am (P-115/88; A-856) 790.3340 am n (P-6964) 790.1708 am (P-3015) (E-3108) 790.3427 am n (P-6964) 790.1708 am (P-16427/88; A-856) 790.3440 n n (P-6964) 790.11740 am	750.1868	1 (P-6888)	790.1570	u	(P-16425/88; A-856)	790.3028	am	(P-30
n (P-6888) 790.1877 am (P-1642/88; A-856) 790.3085 am n (P-6888) 790.1620 am (P-1299/188; A-856) 790.3100 am n (P-6888) 790.1660 am (P-1299/188; A-856) 790.3315 am n (P-6888) 790.1687 am (P-1299/188; A-856) 790.3315 am n (P-6888) 790.1687 am (P-1299/188; A-856) 790.3315 am n (P-6888) 790.1687 am (P-1291/188; A-856) 790.3315 am n (P-6888) 790.1700 am (P-2015) (E-3108) 790.3342 am n (P-6888) 790.1700 am (P-2015) (E-3108) 790.3420 am n (P-6688) 790.1700 am (P-3015) (E-3108) 790.3420 am n (P-6644) am (P-1642/88; A-856) (P-3015) 790.3420 am n P-2041/88; A-8890	750.1870	1 (P-6888)	790.1570	arn	(P-3015) (E-3108)	790.3054	am	(P-30
Possible	750.1876 I	1 (P-6888)	790.1577	am	(P-16425/88; A-856) (P-3015)	790.3085	BILL	(P-16
n (P-6888) 790.1620 am (P-12991/88, A-856) 790.3300 am n (P-6888) 790.1660 am (P-1629/88, A-856) 790.3315 am n (P-6888) 790.1667 am (P-1299/88, A-856) (P-3015) 790.3315 am n (P-6888) 790.1670 am (P-3108) 790.3335 am n (P-6888) 790.1706 am (P-3015) (E-3108) 790.3340 am n (P-6964) 790.1706 am (P-3015) (E-3108) 790.3420 am n (P-6964) 790.1706 am (P-3015) (E-3108) 790.3420 am n (P-6944) 790.170 am (P-16425/88, A-856) (P-3015) 790.3420 am n (P-2041/88; A-8890) 790.171 am (P-16425/88, A-856) 790.3420 am n (P-2041/88; A-8890) 790.1360 am (P-16425/88, A-856) 790.3440 n	750.1880	n (P-6888)			(E-3108)	790.3100	am	(P-16
n (P-6888) 790.1660 rm (P-16425/88; A-856) 790.3315 am n (P-6888) 790.1685 rm (P-12991/88; A-856) (P-3015) 790.3315 am n (P-6888) 790.1367 am (P-3015) (E-3108) 790.3340 am n (P-6888) 790.1700 am (P-3015) (E-3108) 790.3340 am n (P-6988) 790.1706 am (P-715) (E-3108) 790.3340 am n (P-6964) 790.170 am (P-3015) (E-3108) 790.3425 am n (P-6064) 790.171 am (P-16425/88; A-856) 790.3425 am n (P-20411/88; A-8890) 790.1721 am (P-16425/88; A-856) 790.3427 am n (P-20411/88; A-8890) 790.1340 am (P-16425/88; A-856) 790.3475 am n (P-20411/88; A-8890) 790.1360 am (P-16425/88; A-856) 790.3475 am <	750.1890 I	1 (P-6888)	790.1620	arn	(P-12991/88; A-856)	790.3300	am	(P-16
n (P-6888) 790.1685 am (P-12991/88; A-856) (P-3015) 790.3315 am n (P-6888) 790.1697 am (P-3015) (E-3108) 790.3340 am n (P-6888) 790.1700 am (P-3015) (E-3108) 790.3340 am n (P-6888) 790.1700 am (P-3015) (E-3108) 790.3420 am n (P-6964) 790.1708 am (P-3015) (E-3108) 790.3420 am n (P-6044) am (P-1415/88; A-1830) 790.1701 am (P-1642/88; A-856) 790.3427 am n (P-2041/88; A-8890) 790.1721 am (P-1642/88; A-856) 790.3427 am am (P-2041/88; A-8890) 790.1740 am (P-1642/88; A-856) 790.3427 am n (P-2041/88; A-8890) 790.1740 am (P-1642/88; A-856) 790.345 n am (P-1642/88; A-856) 790.345 n 790.345 n am (P-1642/88; A-856) 790.345 n 790.345 n am (P-1642/88; A-856)	750.1895	1 (P-6888)	790.1660	am	(P-16425/88; A-856)			(E-3)
n (P-6888) 790.1697 am (P-3108) 790.3355 am (P-6888) n (P-6888) 790.1700 am (P-2015) (E-3108) 790.3420 am (P-2015) (E-3108) n (P-6888) 790.1700 am (P-2015) (E-3108) 790.3420 am (P-2015) (E-3108) n (P-6964) 790.1706 am (P-2015) (E-3108) 790.3420 am (P-2011) (E-3108) n (P-6054) 790.170 am (P-1642/5/88, A-856) 790.3427 am (P-2011/88, A-8890) 790.3427 am (P-1642/5/88, A-856) 790.3427 am (P-1041/5/88, A-8890) 790.340 n am (P-2041/88, A-8890) 790.1740 am (P-1642/5/88, A-856) 790.3440 n 790.3440 n am (P-2041/88, A-8890) 790.1340 am (P-1642/5/88, A-856) 790.3440 n pm (P-2041/88, A-8890) 790.2060 am (P-1642/5/88, A-856) 790.3492 am (P-1642/5/88, A-856) pm (P-12991/88, P-1642/5/88, A-856) 790.3492 am (P-1642/5/88, A-856) 790.3492 am (P-1642/5/88, A-856) 790.3500 am (P-1642/5/88, A-856) <td>750.Ap. A I</td> <td>1 (P-6888)</td> <td>790.1685</td> <td>am</td> <td>(P-12991/88; A-856) (P-3015)</td> <td>790.3315</td> <td>am m</td> <td>(P-3015)</td>	750.Ap. A I	1 (P-6888)	790.1685	am	(P-12991/88; A-856) (P-3015)	790.3315	am m	(P-3015)
n (P-6888) 790.3340 am (P-3015) (E-3108) 790.3340 am n (P-6888) 790.1706 am (P-3015) (E-3108) 790.3420 am n (P-6964) 790.1708 am (P-3015) (E-3108) 790.3420 am n (P-6964) 790.1710 am (P-3015) (E-3108) 790.3425 am n (P-6944) 790.1710 am (P-61425/88; A-856) 790.3427 am n (P-2041/88; A-8890) 790.1741 am (P-16425/88; A-856) 790.3440 n n (P-2041/88; A-8890) 790.1340 am (P-16425/88; A-856) 790.3440 n n (P-2041/88; A-8890) 790.1340 am (P-16425/88; A-856) 790.3440 n n (P-2041/88; A-8890) 790.2060 am (P-16425/88; A-856) 790.3402 am n (P-2041/88; P-16425/88; A-856) 790.2360 am (P-16425/88; A-856) 790.3402 am n (P-2041/88; P-16425	750.Ap. B 1	1 (P-6888)			(E-3108)	790.3335	am	(P-16
n (P-6888) 790.1700 am (P-3015) (E-3108) 790.3420 am (P-3045) 790.3420 am (P-6964) 790.3425 am (P-6064) 790.3425 am (P-6041) 790.3425 am (P-6041) 790.3425 am (P-6041) 790.3427 am (P-6041) 790.3437 am (P-6041) 790.3447 am (P-6041) 790.3447 am (P-6041) 790.3447 am (P-6041) 790.3457 am (P-6041) 790.3457 am (P-6041) 790.3457 am (P-10425/88, A-856) 790.3457 am 790.3457 am 790.3457 am 790.3457 am 790.3457 am 790.3457 am 790.350 am 790.350 am 790.350 am 790.350 am	750.Ap. C 1	n (P-6888)	790.1697	arn	(P-3015) (E-3108)	790.3340	am	(P-12
am (P-14115/88: A-1830) 790,1706 am (P-2715) (E-3108) 790,3420 am (P-3015) (E-3108) n (P-6964) am (P-6964) 790,1710 am (P-3015) (E-3108) 790,3425 am (P-30411/88: A-8890) A n (P-6964) am (P-20411/88: A-8890) 790,1710 am (P-16425/88: A-856) 790,3437 am (P-30411/88: A-8890) am (P-20411/88: A-8890) 790,1740 am (P-16425/88: A-856) 790,3437 am (P-30411/88: A-8890) n (P-20411/88: A-8890) 790,1930 am (P-16425/88: A-856) 790,3440 n (P-16425/88: A-856) 790,3440 n (P-16425/88: A-856) 790,3450 am (P-10911/88: A-856) A-100,2475 am (P-10	750.Ap. D 1	n (P-6888)	790.1700	arn	(P-3015) (E-3108)			(P-30
n (P-6064) P90.1708 am (P-3015) (E-3108) P90.3425 am A n (P-14115/88; A-1830) P90.1710 am (P-16425/88; A-856) P90.3427 am A n (P-20411/88; A-8890) P90.1740 am (P-16425/88; A-856) P90.3437 am n (P-20411/88; A-8890) P90.1740 am (P-16425/88; A-856) P90.3400 n n (P-20411/88; A-8890) P90.1740 am (P-16425/88; A-856) P90.3440 n n (P-20411/88; A-8890) P90.3490 am (P-16425/88; A-856) P90.3440 n n (P-20411/88; A-886) P90.3450 n P90.3492 n n (P-2041) P-16425/88; A-856 P-16425/88; A-856 P90.3492 n n P90.2060 am (P-16425/88; A-856) P90.350 n n P90.2057 am (P-16425/88; A-856) P90.350 n n P90.2067 n (P-10425/88; A-856) P90.350 n		_	790.1706	am	(P-2715) (E-3108)	790.3420	am	(P-12991/
am (P-14115/88; A-1830) 790,1710 am (P-3015) (E-3108) 790,3425 am A in (P-20411/88; A-8890) 790,142 image (P-16425/88; A-856) (P-3015) 790,3437 am am (P-20411/88; A-8890) 790,141 (B-3108) 790,3440 in 790,3440 in am (P-20411/88; A-8890) 790,1930 am (P-16425/88; A-856) 790,349 in am (P-20411/88; A-8890) 790,1930 am (P-16425/88; A-856) 790,349 in am (P-20411/88; P-16425/88; A-856) 790,249 am 790,249 am (P-3015) (E-3108) 790,2509 am (P-16425/88; A-856) 790,349 am (P-3015) (E-3108) 790,2509 am (P-16425/88; A-856) 790,349 am		_	790.1708	arn	(P-3015) (E-3108)			(E-3108)
A n (P-6044) (P-6044) 790.1721 am (P-16422/88; A-856) 790.347 am am (P-20411/88; A-8890) 790.3497 am (P-16422/88; A-856) 790.3497 am am (P-20411/88; A-8890) am (P-20411/88; A-8890) 790.1930 am (P-16425/88; A-856) 790.3497 am am (P-16425/88; A-856) 790.3497 am am am (P-10991/88; P-16425/88; A-856) 790.3492 am am (P-10991/88; P-16425/88; A-856) 790.3492 am am (P-12991/88; P-16425/88; A-856) 790.3500 am am am (P-10931/88; A-856) 790.3500 am am (P-10931/88; A-856) 790.3500 am am am (P-10931/88; A-856) 790.3500 am		_	790.1710	Burn	(P-3015) (E-3108)	790.3425	am	(P-16
am (P-20411/88; A-8890) 790.1740 am (P-10422/88; A-856) (P-3012) 790.3440 n 790.34890) 790.1950 am (P-10425/88; A-856) 790.2060 am (P-12991/88; P-16425/88; A-856) 790.2067 am (P-12991/88; P-16425/88; A-856) 790.3067 am (P-12991/88; P-16425/88; A-856) 790.3492 am 790.3067 am (P-12991/88; P-86425/88; A-856) 790.3500 am 790.3067 am (P-12991/88; A-856) 790.3500 am 790.3067 am (P-12991/88; A-856) 790.3500 am	4	_	790.1721	am	(P-16425/88; A-836)	790.3437	E	(P-12991/
am (P-20411/88; A-8890) 790.1930 am (P-16425/88; A-856) 790.2405 am (P-12991/88; P-16425/88; A-856) 790.2060 am (P-12991/88; P-16425/88; A-856) 790.2067 am (P-12991/88; P-16425/88; A-856) 790.2067 am (P-12991/88; A-856) 790.2067 am (P-16425/88; A-856) 790.2097 am (P-12991/88; A-856) 790.2097 am (P-12991/88; A-856) 790.2540 am		_	790.1740	am	(P-16425/88; A-856) (P-3015)			(E-3108)
am (P-20411/88; A-8890) 790.1930 am (P-10422/88; A-856) 790.3475 n		_			(E-3108)	790,3440	п	(P-16
am (P-3015) (E-3108) 790.390 am (P-3015) (E-3108) 790.3492 am (P-12991/88; P-16425/88; A-856) 790.2097 am (P-12991/88; A-856) 790.3500 am (P-3015) (E-3108) 790.3540 am (P-12901/88; A-856) (P-3015) (E-3108) 790.3540 am (P-12901/88; A-856) (P-3015) (E-3108) 790.3540 am (P-12901/88; A-856) (P-3015) (P-		_	790.1930	am	(P-16425/88; A-856)	790.3475	п	(P-16
am (P-1291/88; P-1642/88; A-856) 790.2007 am (P-1291/88; A-856) (P-3015) (E-3108) 790.2097 am (P-1291/88; A-856) (P-3015) (E-3108) 790.3540 am		_	790.1980	arn	(P-3015) (E-3108)	790.3492	arn	(P-30
790,2097 am (F-1291/86; A-850) (F-3015) 790,3540 am		_	790.2060	SUL	(P-16425/88; A-856)	790.3500	am	(P-16
		(P-3015) (E-3108)	190.2091	am	(F-12991/88; A-836) (F-3013)	790.3540	am	(P-16

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TITLE 72 (CONT.D)	790.3620 am (P-12991/88; P-16425/88; A-856)		E E	790.3720 n (P-16425/88; A-856)	am (P-12991/88;	u	Bm.	790.3940 am (P-3015) (E-3108)			790.4040 am (P-16425/88; A-856) (P-3015)	790 4060 sm (P.16425.88: A.956)			am ma	Bm	700,4396 am (F-12991/88; F-16425/88; A-856)	į	am	am		790.4620 sm (P-16425/88: 4-836)			/90.46/0 am (P-12991/88; A-856) (P-3015)	790.4680 am (P-12991/88: A-856)	ma	790.4740 am (P-12991/88; P-16425/88; A-856)		790.4960 m (P-164.2)/88; A-856)	am	790.5140 am (P-12991/88; P-16425/88; A-856)	(P-3015) (E-3108) 790-5180 sm (P-16425/88: A-856)	H		a ma	790:5420 am (P-16425/88; A-856) (P-3015) (F-3108)	790.5483 am (P-12991/88; P-16425/88; A-856)		700.5520 n (P-10425/88; A-836)		1	790.5544 am (P-12991/88; P-16425/88; A-856)	(r-surs) (r-sroe)
TAE 77 (CONTUD)	(P-12991/88;	(P-16422/88;		am (P-16425/88: A-856)	(P-12991/88;		(P-16425/88;	n (P-3015) (E-3108)	-	(P-3015) (E-3108)		am (F-10422/88; A-836) (F-3015)	am (P-12991/88; P-16425/88; A-856)		_	am (P-3015) (E-3108)	am (P-3015) (E-3108)		(E-3108)	_	am (P-16425/88; A-850)	_	am (P-16425/88; A-856) (P-3015)	(E-3108)	(P-12991/88: A-856)	-	am (P-3015) (E-3108)	_	am (F-3015) (E-3108)	_		(P-16425/88;	am (P-16425/88; A-856) am (P-16425/88; A-856) (P-3015)	(E-3108)	am (P-3015) (E-3108)	_	am (P-12991/88; A-856) (P-3015) (E-3108)	am (P-16425/88; A-856)	am (P-12991/88; A-856) (P-3015)		m (P-16425/88: A-856)	n (P-3015) (E-3	am (P-16425/88; A-856)	
7 (C0		700 2260					790.2540					1107.061	790.2618			790.2668				790.2800			790.2904	orac nor	-				700.3023				790.3300		790.3315		/90.3420 8		790.3437	700 3440			790.3500	

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DD (P-16425/88; A-856) (P-16425/88; A-856) (P-16425/88; A-856)	(P-16425/88; A-856) (P-3015) (F-3108)	_	(P-16425/88; A-856) (P-16425/88: A-856) (P-3015)	_	_	-	(F-12991/88; A-856) (F-3015) (E-3108)	_	_	(P-16425/88; A-856)	_	_	•	(F-3015) (E-3108) (P-3015) (E-3108)	_	(P-3015) (E-3108)	_	(P-16425/88; A-856)	-	_	_	(P-16425/88; A-856) (P-3015)	_	_	_	(E-3108)		_	_	(P-12991/88; P-16425/88; A-856) (P-3015) (F-3108)	_	_	_	(F-12991/88; A-836) (F-3013)		_	_	_	(P-12991/88; P-16425/88; A-856)	_	_	_	
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790.7020 am (790.7140 am (790.7180 am (790.7181	790.7260	790.7265		790.7288	790.7288	/90./400	790.7500	790.7540	0027 002		790.7820	790.7828	790.8020	790.8140	790.8248	790.8260	790.8378	790.8420	790.8580		790.8700	790.8724	790.8740	790.8900	700 007	170.074	790.9020		/90.9060	790.9084		790.9100	/90.9140	790.9220	790.9320	790.9380	790.9475	790.9486	790.9500	790.9530	830.10	28
(P-16425/88; A-856) (P-12991/88; P-16425/88; A-856) (P-3015) (E-3108)		_	(P-12991/88; P-16425/88; A-856)		_	_	(P-12991/88; P-1042)/88; A-836) (P-12991/88; A-856)	_	_	(P-16425/88; A-856)	_	(E-3108)	(P-12991/88; P-16425/88; A-856)	_	_	_	_ `	(F-16422/88; A-836) (P-3015)	_	_	_ ((P-10422)88; A-836)		(P-16425/88; A-856)	_	(F-16425/88; A-856) (P-3015)	_	(P-16425/88; A-856)		(P-3013) (E-3108) (P-16425/88: A-856)	_	•	(P-16425/88; A-836)	_	_	_	_	_	(P-3015) (E-3108)	_	_	(P-16425/88; A-856) (P-3015)	(E-3100)
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790.5560 n (790.5620 sm (790.5640	790.5780	790.5792	790.5807	0000000	700 5820	790.5837	790.5840	790.5872	790.5900	790.5924		790.5940	790.5980	790.5992	790.6140	700.6180	0979767	790.6275		790.6280	790.6370		790.6375	790.6445	/90.6450	790.6452	790.6454	790.6456	790.6540	790.6580	790.6621	790.6670	790.6780	2010:00	790.6860	790.6875	2007 000	790.6883	790.6946	790.6960	790.6980	

P-6564/88; A-2768) (P-6564/88; A-2768) (P-8824) (P-6564/88; A-2768) (P-6564/88; A-2768) (P-6564/88; A-2768) (P-6564/88; A-2768) (P-6564/88; A-2768) (P-656478; A-2768) (P-656478; A-2768) (P-656478; A-2768) (P-656478; A-2768) (P-656478; A-2768) (P-656478; A-2768) (P-8824) (P-6564/88; A-2768) P-6564/88; A-2768) (P-6564/88; A-2768) P-6564/88; A-2768) (P-8824) (P-4543) (P-4543) P-4543) TITLE 77 (CONT'D) E EE E 855.10 855.50 855.50 855.50 855.50 855.50 855.60 855.70 855.70 855.70 855.70 855.20 85 SECTIONS AFFECTED INDEX 890.120 890.620 890.630 890.640 890.730 890.820 890.820 890.1040 890.1040 (P.3325/88, A.2090)
(P.3325/88, A.2090) (P.3325/88, A.2090) (P.3325/88, A.2090) (P.3325/88, A.2090) (P.3325/88, A.2090) (P.3325/88, A.2090) (P.3325/88, A.2090) (P.3325/88, A.2090) (P.3325/88, A.2090) (P-3325/88; A-2090) (P-3325/88; A-2090) (P-3325/88; A-2090) (P-3325/88; A-2090) (P.3325/88; A-2090) (P.3325/88, A.2090) (P-3325/88; A-2090) (P-3325/88; A-2090) VOL. 13, THRU ISSUE #24 TITLE 77 (CONT'D) E

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CONTUD			em (P-1335)	am (P-1355)		am (P-1355)	r (P-1355)		-	sm (P-1355)		m (F-1553)	(F-1555)								n (P-1379)		(P-16375/88;	am (P-16375/88; A-1784)	r (F-103/2/88; A-1/84)	(P-16375/88;	A-1784)	r (P-16375/88; A-1784)	n (P-16375/88; A-1784)	am (P-14122/88; O-22492/88; R-1626;	A-15/1)	A-1577)	am (P-14122/88; O-22492/88; R-1626;	A-1577)	am (P-14122/88; O-22492/88; R-1626;		Em (F-14122/86; O-22494/86; K-1026;	am (P-14122/88: O-22492/88: R-1626:		r (P-14122/88; O-22492/88; R-1626;	A-1577)	A-1577)	am (P-14122/88; O-22492/88; R-1626;	A-1577)	am (P-1; A-9259) (E-214)	am (P-1; A-92.5) (E-214)	-	am (F-1; A-9239) (E-214)	
TITLE 80 (CONT'D)	1105.150	1105.160	1105.170	1110.40	1110.50	1110.60	1110.70	1110.00	1110.80	06.0111	0110110	1110.110	1110.140	051.0111	1110 170	1110.180	1120.20	1120.30	1120.40	1120.50	1120.70	1125.10	1125.20	1125.30	1125.70	1125.80	1726 652	1125.90	1125.100	1570.40	03 0731	000000	1570.70	B . C	1570.80	00000	15/0.90	1570.100		1570.110	1570 150	200.00	1570.160		2110.30	2110.330	2110.510	2110.330	- 31
NT'D) (P.15813/88: A.3722)	r (P-15813/88; A-3722)	n (P-15813/88; A-3722)	r (P-15813/88; A-3/22)	r (P-15813/88: A-3722)	n (P-15813/88; A-3722)	r (P-15813/88; A-3722)	r (P-15813/88; A-3722)	r (P-15813/88; A-3/22)	T 15012/06; A-3/22)	r (F-15815/88; A-5/22)	n (F-13613/66; A-3/22)	(F-13013/00, A-3/27)	(F-13613/66, A-3122)	(P-15813/88, A-3722)	am (P-1296; A-8849)				am (P-1296; A-8849)	am (P-20584/88; RC-1254) (PP-8080)	(PP-8970)	am (PP-8970)	_	am (PP-8970)	am (PP-8080) (PP-8970)	_		(PP-8970)	_	-	am (PP-89/0)	_	_	am (P-1327)	_	_	am (F-1527)				em (P-1335)			_	am (P-1335)	am (P-1335)	_	r (F-1335)	SAI - 31
TITLE 80 (CONT'D	302.825	302.825	302.830	302.840	302.840	302.841	302.842	302.846	302.040	302.630	302.600	302.860	302.800	302.863	310.30	_			310,320	A		O	L ;	H .		. 0	Д		04	≥ >	4 × ×	Z	1			1100.40				0	1105.10				1105.80			1105.130	
ONTED	r (P-5580)	r (P-5580)	r (P-5580)	r (P-5580)	arn (P-22265/88; A-7274)	arn (P-22265/88; A-7274)	(P-22265/88;	am (F-22205/88; A-72/4)	(F-22203/00;	am (F-22203/86; A-12/4)	(P-22203/88)		(P.2222276)	(P-22265/88	(P-22265/88;			am (P-22265/88; A-7274)			am (P-22265/88; A-7274)	am (P-22265/88; A-7274)	(P-22265/88;	am (F-22265)/88; A-7274)	(P-22265/88;	m (P-13694/88;			am (P-6856)		(B 15439 88: A 5201)	am (F-10426/06; A-5201)			am (P-16438/88; A-5201)	(P-16438/88;	am (F-16438/88; A-5201)	an (P-1/209/00; A-/324)			am (P-1639)	r (P-13813/88; A-3/22)	r (P-15813/88; A-3722)			n (P-15613/88; A-3 /22) r (P-15813/88; A-3 722)	n (P-15813/88, A-3722)	r (F-10813/88; A-3/22)	
TITLE 77 (CONT'D)	1150.410	1150.420	1150.430	1150.450	2056.1	2056.5	2056.55	2026.60	2056.01	2020.70	2056 300	2056 320	2056 330	2056.405	2056,410	2056.415	2056.420	2056,500	2056.505	2056.510	2056.515	2056.605	2056.610	2026.700	2056.Ap. Aam	2510.50	2510.55	2510.Ap. Dam	2800.102	or in advan	150 10	150 510	150.520	150.530	150.565	150.665	150.680	250.30	302.190	302.200	302.625	302.800	302.810	302.810	302.820	302.820	302.822	302.824	
																																																-	SAI - 30
NT'D	am (P-4543)		am (P-4543)	am (P-4543)	_	am (P-4543)		am (P-4543)		am (F-4545)				(P-4543)	1 (P-4543)	n (P-4543)	n (P-4543)	n (P-4543)	n (P-4543)	am (P-8282)	am (P-8282)			am (P-8282)			am (P-8282)	am (P-8282)			am (P-5596)			am (P-5596)		c	m (P-5619)				am (P-5619)			(P-5580)	(P-5580)	(P-5580)	(P-5580)	(12200)	
TITLE 77 (CONT'D)			890.1540					890.1730		800.2110				890.3050	890.3060	890.3070 r	890.3080 r	890,3090 r	000					910.30							1100.550					1110.40 a		1110.720 a	_		1110.1/30 a			1150.110 r	1150.210	1150.230 r	1150,310 r	1130.320	

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THRU JUNE 16, 1989																																																				
	a	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P.5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P.5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(677C-J)	(P-5229)	(F-5229)	(P-5229)	(P-5229)	(P-5229)	(P-5229)	(P.5229)	(P-5229)	(P-5220)	(P-5220)	(P-5229)	(P-5229)	(P-5229)	
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141 2280	141.2460	141 2400	141.2400	141 2760		141.2920	141.2960	141 3080	141.3280	141.3320	141.3400	141.3440	141.3480	141.3520	141.3600	141,3760	141.3800		141.3840	141.3920	4 4 4 4000	141.4000	141.4040	141 4160	141.4200		141.4230	141.4440	2021 150	141.4520	141.4640	141.4720	141.4760		141.4800	146.3	146.50	146.75	146.100	146.105	146.125	146.150	146.173	146.225	147.25	147.75	147.100	147.205
/D 5058/88: A 3351)		(D 17642/88.	(P-17643/88-	(P-17172/88:		-	(P-17172/88; O-1263; R-2538;	(P-17172/88: A-2475)	(P-7546)	(P-11995/88; A-125)	(P-17172/88; A-5718)	(P-1420)	(P-5465)	(A-7040)	(A-7040)	(A-7040)	(A-7040)	(A-7040)	(A-7040)	(A-7040)	(A-7040)	(A-7040)	(P-11701/88: A-5718)	(P-7873) (E-8036)	(P-20370/88; A-3850) (P-7873)	(E-8036)	_	(P-15483/88; A-516) (P-7873)	(E-8036)		_	_	A-3850) (P-7873) (E-8036)	_		(E-8036) (P-7873) (F-8036)			(P-15483/88; A-516) (P-7873)	_		A-385U) (F-7873) (E-8036)		_		(P-15483/88: A-516) (P-20370/88:		(P-15483/88; A-516)
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140 376	1.10.300	140 303	140 304	140.400	140,441	140.443	140,445	140.447	140,497	140.512	140.525	140.526	140.569	140.850	140.860	140.865	140.870	140.875	140.880	140.885	140.890	140.895	140.896	141.100	141.200		141.360	141.400	141 490	141,400	141.520	141.560		141.720	141.800	141,1000	141.1160	141.1200	141.1240	000	141.1280	141 1320	141.1480		141.1520	141.1680		141.1760

TITLE 89 (CONT'D) E Em E E Æ E H E E E H 뛾 E H 240.1737 240.1739 240.1960 300.20 300.30 300.10 300.110 300.130 300.140 300.160 302.310 302.311 310.2 310.13 310.14 310.16 334.11 334.12 334.13 357.2 357.3 385.20 385.30 431.11 431.6 431.5 (P-10627/88; O-20231/88; R-667; (P-10627/88; O-20231/88 R-667; (P-1396; A-7761) (P-7867) (P-8255) (P-20677/88; A-4268) (P-8255) am (P-17201/88; O-5800; R-7148; (P-1396, A-7761) (P-1396, A-7761) (P-1396, A-7761) (P-1396, A-7761) (P-1396, A-7761) (P-1396, A-7761) (P-5450) (P-4490) (P-4490) (P-4490) (P-14777/88; A-2015) (P-13917/88; A-554) (P-21039/88; A-4268) (P-14777/88; A-2015) (P-1396; A-7761) (P-1396; A-7761) (P-1396; A-7761) VOL. 13, THRU ISSUE #24 (P-5450) (P-5450) (P-4490) (P-3553) (P-4490) A-7043) A-559) A-559) TITLE 89 (CONT'D) am шв am am 147.Tb. A 147.Tb. B 230,540 230,550 230,560 230,570 230,580 240,1400 240,1430 240,1430 240,1430 240,1430 149.100 149.105 160.10 160.60 160.70 160.100 160.120 160.140 160.150 160.160 165.1 165.20 165.20 165.70 170.110 170.120 170.130 170.200 230.360 230.362 230.365 230.510 230.530 147.205

(P-11953/88; A-2419) (P-11953/88; O-22472/88; R-2535; (P-11922/88; O-22457,88; R-2532; (P-11922/88; A-2407) (P-11922/88; A-2407) (P-11922/88; O-22457/88; R-2532; (P-11953/88; A-2419) (P-11953/88; A-2419) (P-11953/88; A-2419) (P-13814/88; W-8115) (P-7847) (P-11935/88; A-7308) (P-11935/88; O-3412; R-7483; A-7308) (P-11915/88, A-6986) (P-11915/88, A-6986) (P-11915/88, A-6986) (P-13807/88, A-3344) (P-13807/88, A-3344) (P-13744/88, A-5917) (P-13744/88, A-5917) (P-11935/88; A-7308) (P-11935/88; A-7308) (P-11935/88; A-7308) (P-11935/88; A-7308) A-2407) (P-11922/88; A-2407) (P-5225) (P-5225) (P-13752/88; A-3339) (P-13752/88; A-3339) (P-13752/88; A-3339) (P-3020) (P-3020) (P-3020) (P-3020) (P-3020) (P-3036) (P-3036) (P-3036) (P-3036) (P-3036) (P-3036) (P-11953/88; A-2419) (P-11953/88; A-2419) (P-11953/88; A-2419) (P-13752/88; A-3339) (P-13752/88; A-3339) A-2419) (P-7847) A-2407) (P-685) (P-685) (P-685) (P-685) SECTIONS AFFECTED INDEX 431.12 432.8 432.8 432.9 437.4 437.8 437.9 437.9 510.10 510.20 510.20 510.20 510.20 510.30 510.40 510.40 510.40 510.50 (P-14777/88, A-2015) (P-12137/88, A-3054) (P-685) 240.1710 240.1715 240.1720 240.1720 240.1725 240.1730 240.1735

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COONTIDE 1 (P-3026) 1 (P-3020) 1 (P-3020) 1 (P-3026) 1 (P-3020)	A-5149) A-5149) A-5149) A-141) A-141)	3	NT.D	1) (P-15520/88; A-7465) (P-13546/88: A-6768)	TITLE 92 (CONT'D)	"D) (P-15049/88; A-3384)	TITLE 92 (CONT'D)	ONT.D
\$10.60 n (P-3036) \$10.60 r (P-3036) \$10.90 n (P-3036) \$10.10 n (P-3036) \$10.10 n (P-3036) \$10.110 n (P-3036) \$10.110 n (P-3036) \$10.110 r (P-3020) \$10.120 r (P-3020) \$10.230 r (P-3020) \$10.240 r (P-3020) \$10.240 r (P-3020) \$10.240 r (P-3020) \$10.250 r (P-3020) \$10.240 r (P-3020) \$10.240 r (P-3020) \$10.240 r (P-3020) \$10.250 r (P-3020) \$10.240 r (P-3020) \$10.230 r (P-3020) \$10.250 r (P-3020) \$10.250 r (P-3020) \$10.250 r (P-3020)	A-5149) A-5149) A-5149) A-141) A-141)	650.700 675.300 685.600 693.200 700.200 714.10 714.30 714.40	- E E E	15520/88; A-7465)		2-15049/88;		. 00
THE SET OF	A-5149) A-5149) A-5149) A-141)			1205C/00. A K7K91	96.20 n		452.110	r (F-10
	A-5149) A-5149) A-5149) A-141) A-141)			-13930/00, A-0700)	96.30 п	(P-15049/88; A-3384)	452.120	r (P-16
	A-5149) A-5149) A-5149) A-141) A-141)			(P-15023/88; A-5158)		(P-15049/88; A-3384)	452.130	r (P-16
	A-5149) A-5149) A-5149) A-141) A-141)			(P-8384)	96.50 n	(P-15049/88; A-3384)	452.140	r (P-16
	A-5149) A-5149) A-5149) A-141) A-141)		E E	(F-10409/86; A-3101)	96.90 n	(P-15049/88; A-5384)	452.150	r (P-16
a ma a m	A-5149) A-5149) A-5149) A-141) A-141)			(F-10403)66, A-2101)	06.80 m	(F-15049/86; A-5384)	452.160	r (P-10
E B B B B B B B B B B B B B B B B B B B	A-5149) A-5149) A-5149) A-141) A-141)			(F-4152)	06.90	(P-15049/88, A-3384)	452.170	r (P-16
am a	A-5149) A-5149) A-5149) A-141) A-141)			(P4152)	96.100 n	(P-15049/88: A-3384)	452 Th R	T (P.16
am a	A-5149) A-5149) A-5149) A-141) A-441)			(P4152)	96.110 n	(P-15049/88: A-3384)	452 Th. C	r (P-16
a a m a a m	A-5149) A-5149) A-5149) A-141) A-141)	714.310		(P-13952/88; A-8911)	96.120 n	(P-15049/88; A-3384)	452 Tb.D	r (P-16
e m m m m m m m m m m m m m m m m m m m	A-5149) A-5149) A-5149) A-141) A-141)		am (P	(P-20431/88: A-9329)	96.130 n	(P-15049/88: A-3384)	452 Th F	r (P-16
am a	A-5149) A-5149) A-5149) A-141) A-141)			(P-13948/88; A-5154)		(P-15049/88; A-3384)	452.Ex.A	r (P-16
am a	A-5149) A-5149) A-5149) A-141) A-141)			(P-13941/88; A-7958)	96.Ex. A n	(P-15049/88; A-3384)	518.10	n (PP-7
e m m m m m m m m m m m m m m m m m m m	A-5149) A-5149) A-5149) A-5149) A-141)		n (P	(P-5990/88; A-5755)	171.4 n	(P-20032/88; A-3984)	518.15	n (PP-7
2 mm a am	A-5149) A-5149) A-5149) A-5149) A-141)	829.20	n (P	(P-5990/88; A-5755)	171.21 n	(P-20032/88; A-3984)	518.20	n (PP-7
am a	A-5149) A-5149) A-5149) A-141) A-141)		n (P	(P-5990/88; A-5755)	171.1000 am	(P-20032/88; A-3984)	518.100	n (PP-7
a a m m a m m m m m m m m m m m m m m m	A-5149) A-5149) A-5149) A-141) A-141)	829.40	n (P	(P-5990/88; A-5755)	172.2000 am	(P-20040/88; A-3993)	518.105	n (PP-7
em sam sam sam sam sam sam sam sam sam sa	A-5149) A-5149) A-5149) A-141) A-141)			(P-5990/88; A-5755)		7	518.110	n (PP-7
em em n n n n n n n n n n n n n n n n n	A-5149) A-5149) A-5149) A-141) A-141)			(P-5990/88; A-5755)		Ų.	518.115	n (PP-7
am a	A-5149) A-5149) A-5149) A-141)			(P-5990/88: A-5755)			518.120	n (PP-7
am a	A-5149) A-5149) A-5149) A-141) A-141)			(P-5990/88: A-5755)	4	(P-1127: A-7973)	518 125	7. (PP-7
am a	A-5149) A-5149) A-5149) A-141) A-141)			(P-5990/88: A-5755)			518.130	n (PP-7
am a	A-5149) A-5149) A-5149) A-141) A-141)		5	(P-15015/88; A-4298)		_	518.135	n (PP-7
am a	A-5149) A-5149) A-141) A-141)			(P-15015/88; A-4298)	451.20 n	(P-16536/88; W-2882)	518,140	n (PP-7
am r r r r r r r r r r r r r r r r r r r	A-5149) A-141) A-141)		am (P	(P-15015/88; A-4298)	451.30 n	(P-16536/88; W-2882)	518.145	n (PP-7
n (P.3565/88; am (P.3565/88; r (P.3565/88; r (P.3565/88; am (P.3565/88; am (P.3565/88; am (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88;	A-141) A-141)		am (P	(P-15015/88; A-4298)	451.40 n	(P-16536/88; W-2882)	518.200	7-dd) u
am (P.365/88; r (P.3565/88; r (P.3565/88; r (P.3565/88; am (P.3565/88; am (P.3565/88; am (P.3565/88; r (P.3565/88; r (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88;	A-141)		am (P	(P-15015/88; A-4298)	451.50 n	(P-16536/88; W-2882)	518.300	n (PP-7
r (P.3565/88; r (P.3565/88; r (P.3565/88; am (P.3565/88; am (P.3565/88; r (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88;	A 1411		-	(P-15015/88; A-4298)	451.60 n	(P-16536/88; W-2882)	518.305	п (РР-7
r (P.3565/88; am (P.3565/88; r (P.3565/88; am (P.3565/88; am (P.3565/88; r (P.3565/88; n (P.3565/88; n (P.3565/88; n (P.3565/88;	A-141)	845.40		(P-4641)	451.00 n	(P-16536/88; W-2882)	518.310	n (PP-7
T (F-3505/88) T (P-3565/88) am (P-3565/88) am (P-3565/88) T (P-3565/88) D (P-3565/88)	A-141)		_	(F-83/9)	451.60 n	(P-10330/88; W-2832)	516.315	n (PP-1
r (P-3565/88; am (P-3565/88; am (P-3565/88; r (P-3565/88; n (P-3565/88; n (P-3565/88; n (P-3565/88;	A-141)	870.11		(F-83/9)	451 100 m	(P-16536/88: W-2662)	518.320	n (PP-1
arn (P-3565/88) arn (P-3565/88) r (P-3565/88) n (P-3565/88) n (P-3565/88) n (P-3565/88) n (P-3565/88)	A-141)		a u	(F-8319)	451.110 n	(P-16536/88: W-2882)	518 405	(PP-7
n (P-3565/88) r (P-3565/88) n (P-3565/88) n (P-3565/88) n (P-3565/88) n (P-3565/88)	A-141)			(P-3310)	451.120 n	(P-16536/88: W-2882)	518 410	n (PP-7
T (P-355/88) n (P-3565/88) n (P-3565/88) n (P-3565/88) n (P-3565/88)	A-141)			(F-2310)	451.130 n	(P-16536/88: W-2882)	518 415	(PP-7
	A-141)			(A-2310)	451.Ap.A	(P-16536/88; W-2882)	518.420	n (PP-7
	A-141)			(P-3310)	451.Ap.B n	(P-16536/88; W-2882)	518.500	n (PP-7
	A-141)			(P-3310)	451.Ap.C n	(P-16536/88; W-2882)	518,505	п (РР-7
п	A-141)			(P-3310)	451.Ap.D n	(P-16536/88; W-2882)	518.600	n (PP-7
-	A-141)		c	(P-20613/88; A-9283)	451.Ap.E n	(P-16536/88; W-2882)	518.700	n (PP-7
352.40 am (P-2//)		1200.30	am (P	(P-20613/88; A-9283)	451.Ap.F n	(P-16536/88; W-2882)	518.705	n (PP-7
am	309)		arn (P.	(P-20613/88; A-9283)	451.Ap.G n	(P-16536/88; W-2882)	518.710	n (PP-7
am			am (P	(P-20613/88; A-9283)	451.II.A n	(P-16536/88; W-2882)	518.715	n (PP-7
am	A-2866)			(P-20613/88; A-9283)	451.II.B n	(P-16536/88; W-2882)	518.720	n (PP-7
ann				(P-20613/88; A-9283)	452.10 r	(P-1644 //88; W-2881)	518.72	1-H-1
am	A-1850)	1300.340	am (F	(P-19223/88; A-4644)	452.20 r	(P-16447/88; W-2881)	518.730	n (PP-7
587.110 am (P-2192/88; A-1850)	A-1850)	TITLE 92			452.30 r	(P-1044 //88; W-2881)	518.735	n (PP-1
II	A-1850)		am (P	(P-19365/88: A-3962)	452.10 I	(P-1044 1/86; W-2681)	510.746	n (Pr-/
1 E	A-1573)			(P-19365/88; A-3962)	452.40 I	(P-16447/88; W-2661)	518 750	n (PP-7
11	A 15(8)				1 00:204	(F-10447/96, W-2001)	210.000	(FF-7)
11.00	A-1568)			(P-19365/88: A-3962)	452.90 r		518.800	n (PP-1
300	(007.27				452.80	(F-1644 //86, W-2661)	518 810	" (PD 7
am	(P-56) (E-225: O-3478)				452 90	(D.16447/88: W. 2881)	518 815	(PP-7
am				(P-15049/88; A-3384)	452 100	(D 16447/88, W 2881)	518 820	(da) "

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SECTIONS AFFECTED INDEA																																														
20		(A-2192)		3611)	; A-5162)	A-5162)	A-8039)	, A-7802)	; A-8659)	; A-8659)			; A-4658)	, A-4658)	A-4658)	A-4658)	A-4658)	, A-4658)	, A-4658)	A-4658)	A-4654)		A.7566)	A-7566)	; A-7566)	A-7566)	A-7564)	A-7564)	. A-7564)	; A-7564)	A-7564)	A-7564)	A-7564)	: A-7564)	; A-7564)	; A-7564)	;A-7564)	;A-7564)	A 7564)	A-7564)						
**************************************	(P-2395)	(P-1/2/5/88; A-5192) (P-2753)	(P-7892)	(P-3324) (P-3611)	(P-17259/88; A-5162)	(P-17259/88; A-5162)	P-15947/88;	(P-19636/88; A-7802)	(P-20760/88; A-8659)	P-20760/88;	(P-1671)	(P-1676)	P-17045/88; A-4658	P-17045/88;	(P-17045/88;	P-17045/88: A-4658)	P-17045/88; A-4658	P-17045/88;	P-17045/88;	P-17045/88;	P-13381/88; A-4654)	(P-9070)	P-9070)	P-20974/88; A-7566)	P-20974/88;	P-20974/88; A-7566)	P-20078/88	P-20978/88; A-7564)	P-20978/88; A-7564)	P-20978/88;	(P-20978/88; A-7564)	P-20078/88: A-7564)	P-20978/88; A-7564)	P-20978/88;	(P-20978/88; A-7564)	(P-20978/88; A-7564)	(P-20978/88; A-7564)	P-20978/88 ;A-7564	P-209/8/88;	P.20078/88	(P-10)	(P-9061)	(P-9061)			
CCI ONIE	CONT.D	_ E			E E	=	= =	m (u	•				u		= =			<u> </u>	E E			E .		£	E 1				-				-	1			_	L 1				Ha Ha			
VOE. 15, 1HKO 1550E #24	TITLE 92 (CONT'D) 1030.85 am (1030.86	1030.89	1030.Ap. A	1040.30	1040.40	1040.41	1040.70	1040.100	1040.101	1206.20	1225.45	1235.10	1235.15	1235.20	1235 30	1235.35	1235.40	1235.45	1235.50	1304.10	1435.15	1435.20	1595.5	1595.7	1595.8	1505 20	1595.30	1595.40	1595.50	1595.60	1505.80	1595.90	1595.100	1595.110	1595.120	1595.130	1595.140	1595.150	1505 170	1710.160	1730.15	1730.20			
I TINO JOINE 10, 1989	(2)		5185)																									-7048)	-7048)	(P-20019/88; O-3454; R-7150;	(172)	93.53		-1598)	-5173)	-5173)	A-5173)	A-4944)	A 4944)	A-4944)	A-4944)	A-4944)	A-4944)			The same
	(P-1503; A-8667)	(P-3316) (P-3316)	(P-17269/88; A-5185)	(P-3316)	(P-3316)	(P-3316)	(P-3316) (P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-1229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-7229)	(P-20019/88; A-7048)	(P-20019/88; A-7048)	-20019/88; O	A-7048)	(P-1103: A-7965)	(P-5655)	(P-16432/88; A-1598)	(P-19642/88; A-5173)	(P-19642/88; A-5173)	(P-19642/88; A	(P-19652/88; A	(P-19652/88: A	(P-19652/88: A	(P-19652/88; A	(P-19652/88; A	(P-19652/88; A	(P-5665)	(P-3611)	
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	708.180 am (1000.10	1000.41	1000.60	1000.70	1000.80	1001.30	1001.50	1001.60	1001.70	1001.100	1001.210	1001.220	1001.230	1001.240	027.1001	1001.300	1001.320	1001.330	1001.340	1001.400	1001.410	1001.420	1001.440	1001.450	1001.460	1001 480	1003.20	1003.30	1003.40	00 0101	1010.240	1010.430	1010.440	1010.452	1010.455	1010.456	1019.3	1019.10	1019.30	1019.35	1019.40	1019.45	1020.60	1030.11	00000
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